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1991 Illinois Register

Rules of Governmental Agencies

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Administrative Code Div. 288 Centennial Bldg. Springfield, !L 62756 (217) 782-9786

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TABLE OF CONTENTS

PROPOSED RULES	PAGE
COMMERCE COMMISSION, ILLINOIS Purchase & Sale of Electric Energy From Qualified Solid Waste Code 445	Energy Facilities; 83 III. Adm.
EMPLOYMENT SECURITY, DEPARTMENT OF Payment of Unemployment Contributions, Interest & Penalties; 5	56 III. Adm. Code 276511034
INSURANCE, DEPARTMENT OF Prelicensing & Continuing Education; 50 III. Adm. Code 3119	11055
POLLUTION CONTROL BOARD Organic Material Emissions Standards & Limitations; 35 III. Adm	. Code 21511059
PUBLIC HEALTH, DEPARTMENT OF Ill. Formulary for the Drug Product Selection Program, The; 77 III	. Adm. Code 79011070
REVENUE, DEPARTMENT OF Riverboat Gambling; 86 III. Adm. Code 3000	11075
ADOPTED RULES	•
CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF Pay Plan; 80 III. Adm. Code 310	11080
CHILDREN AND FAMILY SERVICES, DEPARTMENT OF Financial Responsibility of Parents or Guardians of the Estates of	of Children; 89 III. Adm. Code 35211111
EMPLOYMENT SECURITY, DEPARTMENT OF Payment of Unemployment Contributions, Interest & Penalties; 5	56 Ill. Adm. Code 276511122
PUBLIC AID, DEPARTMENT OF Aid to Families with Dependent Children; 89 III. Adm. Code 112 Aid to the Aged, Blind or Disabled; 89 III. Adm. Code 113 Food Stamps; 89 III. Adm. Code 121 General Assistance; 89 III. Adm. Code 114 Medical Payment; 89 III. Adm. Code 140	
EMERGENCY RULES	
PUBLIC HEALTH, DEPARTMENT OF III. Formulary for the Drug Product Selection Program, The; 77 III.	. Adm. Code 79011194
REVENUE, DEPARTMENT OF Riverboat Gambling; 86 III. Adm. Code 3000	1;252
AGENCY NOTICES OF MODIFICATION, WITHDRAWAL OR	REFUSAL TO PROPOSED RULES
REVENUE, DEPARTMENT OF Riverboat Gambling; 86 III. Adm. Code 3000, withdrawal	11342
NOTICE OF CORRECTIONS	
ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF Subacute Alcoholism & Substance Abuse Treatment Services; 7	7 III. Adm. Code 209011343

PUBLIC INFORMATION

ATTORNEY GENERAL, ILLINOIS Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & Liability Act & the Ill. Environmental Protection Act; Beloit Site	347 ed 349
Mr. Stelio Tsahas	051
Mr. Christos Tsanas))
JOINT COMMITTEE ON ADMINISTRATIVE RULES Second Notices Received	352
EXECUTIVE ORDERS AND PROCLAMATIONS	
PROCLAMATIONS 91-357 American Hackney Horse Society And American Saddlebred Horse Association Centennial	250
Week	มอง 353
91-359 Bud Billiken Day	354
91-360 Flags At Half-Staff Day	
91-361 Henry George Day	354
91-362 John O. Dickinson Day	
91-364 U.S. Pro Criterium Championship Day	,55 356
91-365 Columbian Independence Day	356
91-366 Arts Week	
91-367 Dr. Roger E. Compton Day	
91-368 Peruvian Day	358
CUMULATIVE INDEX	
1991 Index - Issue #31	;l-1
SECTIONS AFFECTED INDEX	
1991 Index - Issue #31	.l-1

INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd	And before	Will be in	Published	Material Rec'd	And before	Will be in	Published
after 4:30 p.m. on:	4:30 p.m. on:	Issue #:	on:	after 4:30 p.m. on:	4:30 p.m. on:	Issue #:	<u>on:</u>
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
Jan. 9, 1990	Jan. 16, 1990	4	Jan. 26, 1990	July 17, 1990	July 24, 1990	31	Aug. 3, 1990
Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
Jan. 23, 1990	Jan. 30, 1990	6	Feb. 9, 1990	July 31, 1990	Aug. 7, 1990	33	Aug. 17, 1990
Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept, 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
Apr. 10, 1990	Apr. 17, 1990	17	Apr. 27, 1990	Oct. 16, 1990	Oct. 23, 1990	44	Nov. 2, 1990
Apr. 17, 1990	Apr. 24, 1990	18	May 4, 1990	Oct. 23, 1990	Oct. 30, 1990	45	Nov. 9, 1990
Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENTS

Purchase and Sale of Electric Energy From Qualified Solid Waste Energy Facilities Heading of the Part:

7

83 Il1. Adm. Code 445 Code Citation:

5

- Proposed Action: Amendment Amendment Amendment Section Numbers: 445.50 445.40 3
- Statutory Authority: Implementing Section 3.1 of the Local Solid Waste Disposal Act (Ill. Rev. Stat. 1989, ch. 85, par. 5903.1) and implementing Sections 8-403.1 and 9-215.1 of the Public Utilities Act and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1989, ch. 111 2/3, pars. 8-403.1, 9-215.1 and 10-101). 4)
- A Complete Description of the Subjects and Issues Involved: These rules are being amended to reflect statutory changes that became effective in 1990 and to clarify the date from which certification must be made to the Commission concerning operations. 3
- Will these proposed amendments replace an emergency amendment currently in effect? No. (9
- Does this rulemaking contain an automatic repeal date: 7
 - Do these proposed amendments contain incorporations by reference? 8
- Are there any other proposed amendments pending on this Part? These proposed amendments neither create nor expand any state mandate on units of local government, school districts, or community college districts. Statement of Statewide Policy Objectives: 10) 6
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

Chief Clerk

Illinois Commerce Commission 527 East Capitol Avenue 62706 Springfield, IL Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

- Initial Regulatory Flexibility Analysis: 12)
- Office of the Department of Commerce and Community Affairs: July 17, 1991 Date amendments were submitted to the Business Assistance A)
- affect those public utilities and those qualified solid waste facilities that are also small businesses as Types of small businesses affected: This amendment will defined in the Illinois Administrative Procedure Act. â
- Reporting, bookkeeping or other procedures required for compliance: Filing procedures. ΰ
- Types of professional skills necessary for compliance: Managerial skills â

The full text of the Proposed Amendments begins on the next page:

School

NOTICE OF PROPOSED AMENDMENTS

TITLE 83: PUBLIC UTILITIES CHAPTER I: ILLINOIS COMMERCE COMMISSION SUBCHAPTER c: ELECTRIC UTILITIES

PART 445 PURCHASE AND SALE OF ELECTRIC ENERGY FROM QUALIFIED SOLID WASTE ENERGY FACILITIES

Section 445.10 445.30 445.40 445.60 445.60 445.80		Applicability	Definitions	vailabili	and o	porting	2	Tax Credits	Remedy
	Section	45.1	45.2	45.3	45.4	45.5	45.6	45.7	45.8

AUTHORITY: Implementing Section 3.1 of the Local Solid Waste Disposal Act (111. Rev. Stat. 1989, ch. 85, par. 5903.1) and implementing Sections 8-403.1 and 9-215.1 of The Public Utilities Act and authorized by Section 10-101 of The Public Utilities Act (111. Rev. Stat. 1989, ch. 111 2/3, pars. 8-403.1, 9-215.1 and 10-101).

SOURCE: Adopted at 14 Ill. Reg. 626, effective January 1, 1990; smended at Ill. Reg. , effective

Section 445.40 Terms and Conditions of Service

- a) The electric utility shall negotiate terms and conditions of service with the owner(s) or developer(s) of a qualified solid waste energy facility in accordance with the utility's standard terms and conditions of service for snall power producers compiled pursuant to 83 Ill. Adm. Code 430.40.
- Electric utilities shall be required to enter into long-term contracts to purchase electric energy from qualified solid waste energy facilities located in the electric utility's service area for a period beginning on the date the qualified solid waste energy facility begins generating electric energy, and continuing for a minimum of twenty years thereafter, or ten years in the case of qualified solid waste energy facilities fueled by methane gas generated from landfills, or 20 years in case of facilities fueled by landfill generated methane and

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

91

NOTICE OF PROPOSED AMENDMENTS

located at a landfill owned by a forest perserve dis-

(Source: Amended at Ill. Reg. , eflective

Section 445.50 Reporting Requirements

- a) The owner(s) or operator of a qualified solid waste energy facility (excluding facilities fueled by methane gas generated from landfills) shall annually report to the Commission that the facility has met the requirements of the Illinois Environmental Protection Agency pursuant to the Local Solid Waste Disposal Act.
- The owner(s) or operator of a qualified solid waste energy facility (excluding facilities fueled by methane gas generated from landfills) shall annually certify to the Commission, on an annual basis following the date of commercial operation of the facility, that solid waste is expected to comprise, at the minimum, 95 percent of the annual fuel loading for the following twelve months. In December of each year following the year of the facility, sommercial operation date, the owner(s) or operator shall report the actual fuel loading for the twelve month period ending on November 30th of the same year. The use of natural gas, oil, or other fuels in connection with ignition, start-up, testing, flame stabilization and control, maintenance of minimum combustion temperatures, and during unanticipated outages of the solid waste sources shall not be included in any calculation of annual fuel loading.
- The owner(s) or operator of a qualified solid waste energy facility (excluding facilities fueled by methane gas generated from landfills) shall annually certify to the Commission, on an annual basis following the date of commercial operation of the facility, that the solid waste throughput volume for the following twelve months shall, at a minimum, be 66 percent of the yearly design capacity of the facility. In December of each year following the year of the facility's commercial operation date, the owner(s) or operator shall report the throughput volume for the twelve month period ending on November 30th of the same year.
- d) The owner(s) or operator of a qualified solid waste energy facility shall notify the Commission and all electric utilities to which the facility sells electric

NOTICE OF PROPOSED AMENDMENTS

energy within 30 days of the date of a decision by a court or agency of competent jurisdiction in which the The notification shall state that the facility no longer qualifies, the reasons therefor, and the anticipated date facility loses its status under the Act or this Part. when the facility shall again qualify under the Act or

Displacement reports е

- Each electric utility shall report to the Commission in December of each year an estimate of the amounts and types of fuels displaced pursuant to Section 8-403.1(9) of the Act. Each utility also incurred to alter its economic dispatch procedures costs may include added fuel costs caused by devifrom economic dispatch, computer software shall report an estimate of additional costs it costs to alter plant dispatching, monitoring and control costs, as well as any other costs incurred to comply with Section 8-403.1(g) of the Act. pursuant to Section 8-403.1(g) of the Act. ating 7
- utility shall report such circumstances and show pursuant to Section 8-403.1(g) of the Act. In case of a successful showing of cause for exemption from why displacement is not practicable. The Commission will weigh the practicability of displacement displacement, the utility need not comply with the reporting requirements of subsection (e). event that an electric utility is constrained from displacement of fuels by existing technical, contractual or other circumstances, the of displacement against the general requirement 5)
- Each electric utility shall report to the Commission in December of each year any economic loss it incurred during the twelve month period ending on November 30th of the same year in complying with the requirements of Section 8-403.1 of the Act and this Part. t)
- qualified solid waste energy facility, each electric electric energy contracted for each year of the contract utility shall report to the Commission the amounts of Within 60 days of the signing of a contract with period. g

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

- monthly reports of tax credits to the Commission and in its electric utility shall list separately the Illinois Department of Revenue: Each 2
- any reasonable and necessary costs incurred in displacing electric energy from qualifying facilities because of purchases made pursuant to Section 8-403.1 of the Act, and 7
- its avoided total costs from electric energy purchases from qualified solid waste energy facilities and a breakdown of these costs into energy and capacity as defined by 83 Ill. Adm. Code 430.30. 2
- sion under subsections (e), (f), (g), and (h), and a detailed breakdown of costs described in Section 8-403.1(d)(ii) of the Act assigned to the qualified solid waste energy facility specified. A facility may file a petition with the Commission under Section 445.80 Each utility shall provide to all qualified solid waste energy facilities from which the utility purchases electric energy the information submitted to the Commiscontesting the validity of the information. <u>;</u>;
- requirements, the purchase rate provided in Section 445.60(b) shall be suspended until such time as the facility certifies that it has complied with this Part, which in the case of subsection (a) shall be at any time, to comply with the certification requirements of subsections (a), (b) or (c), or in the event that for an annual reporting perior a referred in the above sections (b) and (c) the faciliar ceases to be in compliance with 8-403.1 of the Act, provided that the owner(s) or operator of the facility makes efforts to remedy noncompliance, the facility shall have 90 days in which to cure its noncompliance. If at the end of the 90-day cure In the event that a qualified solid waste facility fails the qualifying requirements of this Part or Section period the facility has failed to comply with the said and in the case of subsection (b) or (c) shall be for the latest 12 months of facility operation. If the facility continues to maintain its status as a qualifying facility, it shall receive during the suspension period the rate that the utility would have paid for purchases of electric energy from a qualifying facility pursuant to [11. Adm. Code 430.80. Ĵ

NOTICE OF PROPOSED AMENDMENTS

Tax Credits Section 445.70

Calculation of monthly tax credit a)

- Each utility shall calculate tax credits using the following formula to assure compliance with Section 8-403.1(d) of the Act. 1
- = P-(R-0), where
- Public utility tax credit II
- gy facility applying the price specified in Section 445.60(b). chases from a qualified solid waste ener-Actual total dollar amount paid for pur-II Д
- The total amount that the utility would have paid a qualified solid waste energy facility pursuant to 83 Ill. Adm. Code 430.80 H æ
- necessary costs incurred by a utility in ifying facilities because of purchases Such costs shall include those incremental costs of system operation reasonably incurred by a utility (excludhaving to purchase electric energy from qualified solid waste energy facilities in lieu of purchasing equivalent amounts of electric energy from other qualifying Any amounts in the form of reasonable and made pursuant to Section 8-403.1(c) of ing those resulting from Section 445.60 this Part) as a direct result of displacing electric energy from qualfacilities. the Act. II 0
- electric energy to the electric utility, the owner(s) or developer(s) of a qualified solid waste energy facility may elect one of the methodologies specified in 83 Ill. Adm. Code 430.80. In the event of an impasse in negotiations between the At the time the owner(s) or developer(s) of a qualified solid waste energy facility enters into a contract with an electric utility for the sale of utility and the facility, either party may request 5

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

determination of the issues by the Commission, based on the criteria in 83 Ill. Adm. Code 430.80.

Reimbursement by qualified solid waste energy facility Q

- The owner(s) or operator of a qualified solid waste energy facility shall file with the Commission and Illinois Department of Revenue a proposed filed no later than one year prior to the start of the reimbursement period. The schedule shall state The schedule shall be the anticipated annual repayments over the reimschedule. oursement period. reimbursement 7
- The starting date of reimbursement to the General Revenue Fund of tax credits accumulated for a qualified solid waste energy facility or an elecafter all operational and acceptance testing has been completed. For an electric generating facility fueled by methane gas generated from landfills, the starting date of reimbursement shall not exceed ten years from the date the facility begins commercial operation, after all operational tric generating facility fueled by landfill generated methane gas located at a landfill owned by a years from the date the facility begins commercial forest preserve district shall not exceed twenty and acceptance testing has been completed operation, 5
- solid waste energy facility shall equal the sum of the tax credits accumulated under Section 8-403.1(d) of payments of a qualified equal The reimbursement 3
- All tax credits accumulated for a qualified solid waste energy facility shall be fully reimbursed by that facility to the General Revenue Fund by the end of the actual useful life of the facility 4
- burse the General Revenue Fund for tax credits received under Section 8-403.1 of the Act or this In no event shall a utility be required to reim-2

credit disputes Tax ์

operator of any qualified solid waste energy facil-1

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENTS

ity, or the involved unit or units of local government may request a decision by the Commission concerning any costs relating to tax credits concerning any costs relating to tax credits claimed by the utility, or any other tax credit dispute with a utility, in accordance with this Act or this Part. Any petition by the Illinois Department of Revenue or a qualified solid waste energy facility requesting a decision pursuant to subsection (c)(1) shall comply with the Commission's Rules of Practice (83 Ill. Adm. Code 200). 5

, effective Ill. Reg. Amended at (Source:

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

- Payment Of Unemployment Contributions, Interest And Penalties Heading of the Part: \overline{a}
- Code Citation: 56 Ill. Adm. Code 2765

5

3)

Proposed Action:	New Section	Amended Section	New Section				
Section Number:	2765.67	2765.69	2765.225	2765.228	.2	2765.325	2765.328

<u>Statutory Authority</u>: Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 578, 579, 610, 611 and 750.

- A Complete Description of the Subjects and Issues Involved: These proposed amendments set forth the additional situations in which the Director will grant a partial waiver of interest. They also set forth some of the considerations experience rating provisions of the Act as requiring that the chargeability of an employer he determined at the time that an initial claim for benefit s filed. These proposed predecessor-successor relationship exists. These amendments amendments also endeavor to aplify the understanding of benefit charging by breaking the lengthy Section 2765.325 into two separate Sections. also set forth the Director's interpretation of the made by the Director when determining whether a 2)
 - Will the proposed amendment replace an emergency amendment currently in effect? No. (9
- S Does this rulemaking contain an automatic repeal date? 7)
- Does this proposed amendment contain an incorporation by reference pursuant to Section 6.02 of the Illinois Administrative Procedure Act? No. 8
- Are there any other proposed amendments pending on this 9
- Not Applicable. Statement of Statewide Policy Objective? 10)

11035	91

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

11)

Time, Place and Mannet to meet all persons who submit a ment on this Proposed Rulemaking: All persons who submit a request to comment regarding this proposed amendment within 20 days after this notice has been published in the ILLINOIS REGISTER will be given a reasonable opportunity to submit register will be given a reasonable opportunity to submit a reasonable opportunity to submit or comments. The request shall be Time, Place and Manner in which interested persons may comaddressed to:

Stella Adams Cuthbert, Commissioner Illinois Department of Employment Security 401 South State Street - 2nd Floor South Chicago, IL 60605 312-793-4240

Initial Regulatory Flexibility Analysis: 12) Date rules were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 15, 1991.

All businesses subject small businesses affected: to the Unemployment Insurance Act. ЭO

Reporting, bookkeeping or other procedures required for compliance: None. None. Types of professional skills necessary for compliance:

The full text of the Proposed Amendments begins on the next page:

ILLINOIS REGISTER

11036 91

> SECURITY DEPARTMENT OF EMPLOYMENT

NOTICE OF PROPOSED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

PART 2765
PAYMENT OF UNEMPLOYMENT CONTRIBUTIONS, INTEREST AND PENALTIES

SUBPART A: GENERAL PROVISIONS	Unemployment Contributions Not Deductible From Wages	Delinitions Payment Of Contributions		Liability Of A Third Party Purchaser Or Transferee For	The Due And Unpaid Contributions, Interest And Penalties Of The Seller Or Transferor's Seller or Transferor	ntributions Of Employers By Election	Payments In Lieu Of Contributions	ns Payak	Becomes	Payments When Contributory Employer Becomes Reimbursable	Application Of Payment	Accrual Of Interest	Imposition Of Penalty		When Payment Due And Consequences Of Upward Revision In	Employer's Contribution Rate	Interest Or Penalty	Waiver Of Interest Accruing Because Of Certain Types Of	Employees For Periods Prior To January 1, 1988	Partial Waiver Of Interest Where An Employer Has	State	Waiver Of Penalty For Certain Employers For 1987 And	Thereafter wage Reports (UC-3/40)	Partial Waiver Of Interest Where An Employer Has	ns	Time For Paying Or Filing Delayed Payment Or Report	Application For Waiver	Approval Of Application For Waiver	Insufficient Or Incomplete Application	isapp	Appeal And Hearing
. 1000	2765.1	2765.10	2765.15	2765.18		2765.20	2765.25	2765.30	2765.35	2765.40	2765.45	2765.50	2765.55	2765.60	2765.63		2765.65	2765.66		2765.67		2765.68		2765.69		2765.70	2765.75	2765.80	2765.85	2765.90	2/65.75

The Later

NOTICE OF PROPOSED AMENDMENT(S)

EXPERIENCE RATING .. B SUBPART

7/02:500	Ellect Of A Successor Employing Unit's Fallure To Notify
016 276	The Director Of Its Succession Prohibition On Withdrawal Of Joint Application Por
	Partial Transfer Of Experience Rating Record
2765.220	Determination Of Benefit Wage And Benefit Ratio
2765.225	Requirement For Privity In Order To Have A Predecessor
	Successor Relationship
2765.228	No Requirement For Continuous Operation In Order For A
	Predecessor Successor Relationship To Exist
2765.230	Effect Of A Transfer Of Physical Assets On A Finding
	That A Predecessor Successor Relationshin Exists

BENEFIT CHARGES SUBPART C:

Application Of "30 Day" Requirement For Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act	Requirement For A Separation Or A Reduction In The Work Offered In Determining The Chargeable Employer Pursuant To Section 1502.1 Of The Act	What Constitutes A Day For Purposes Of The "30 Day" Requirement In Section 1502.1 Of The Act	Effect Of Ineligibility Under Section 602(B) On Chargeability Under Section 1502.1 Of The Act	Effect Of Ineligibility Under Section 612 On Charge-ability Under Section 1502,1 Of The Act	Effect Of Ineligibility Under Section 614 On Charge-ability Under Section 1502,1 Of The Act	Procedural Requirements And Right Of Appeal
2765.325	2765.326	2765,328	2765.332	2765.333	2765.334	2765.335

AUTHORITY: Implementing and authorized by Sections 212, 302, 500, 501, 602, 603, 612, 701, 1400, 1401, 1402, 1403, 1404, 1405, 1502.1, 1503, 1507, 1508, 1509, 1700, 1701 and 2600 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 577, 578, 579, 610, 611 and 750).

SOURCE: Adopted at 6 III. Reg. 3863, effective March 31, 1982; amended at 7 III. Reg. 13266, effective September 28, 1983; recodified at 8 III. Reg. 15027; amended at 11 III. Reg. 3972, effective February 23, 1987; amended at 11 III. Reg. 11743, effective June 26, 1987; amended at 11 III. Reg. 12882, effective July 22, 1987; emergency amendments at 12 III. Reg. 225, effective January 1, 1988, emergency amendments at 12 III. Reg. 1988; amended at 12 III. Reg. 17342, effective October 12, 1988; amended at 12 III. Reg. 17342, effective October 12, 1988; emended at 12 III. Reg. 13 III.

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 19886, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. 11122, effective July 19, 1991; amended at 15 Ill. Reg. 11122, Reg. 11911, effective July 1, 1989, for a maximum of 150 days; , 1991. effective

SUBPART A: GENERAL PROVISIONS

Section 2765.67 Partial Waiver Of Interest Where An Employer Has Erroneously Reported Wages To The Wrong State

waive interest to the extent that the amount of interest due_exceeds the amount of interest that would have been due if the rate of interest imposed were the same as the rate of interest paid by the Secretary of Treasury on amounts held by the Secretary in the employer makes payment of all contributions, penalties and interest (except the amount of interest that is subject to waiver under this Section) due within 30 days of the date that notice of its Where wages should have been reported to Illinois, but the employer erroneous reporting is mailed to the employer, the Director shall has erroneously reported these wages to another state, if such federal Unemployment Trust Fund during the same period.

certain workers on its Iowa Unemployment Insurance Contributions Reports. It is determined that such wages contributions had been credited to this State's account in the federal Unemployment Trust Fund as of the date erroneous reporting, the Director will waive any interest in excess of the amount of interest that would should have been reported under the Illinois
Unemployment Insurance Act. If this employer pays all
contributions, penalties and interest due under the Example: Employer A erroneously reports the wages of Illinois Act within 30 days of being notified of its have been credited to Illinois if the employer's that the contributions were due.

_, effective Added at 15 Ill. Reg. Section 2765.69 Partial Waiver Of Interest Where An Employer Has Erroneously Paid Its Federal Unemployment Tax Act (FUTA) Tax In Full But Has Failed To Pay Its Illinois Unemployment Insurance Contributions

Unemployment Insurance contributions when due but instead timely Where an employer has erroneously failed to pay its Illinois

91

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

Director shall grant a partial walver of interest from the date that the employer made its FUTA payment. The extent of that walver shall be the amount by which the amount of interest due exceeds the amount of interest that would have been due if the rate of interest imposed were the same as the rate of interest of interest into the same as the rate of interest into the same as interest that is subject to waiver under this Section) due within 30 days of the date that notice of its failure to pay its Illinois. Unemployment Insurance contributions is mailed to the employer, the lability (6.2% for 1990) and that employer pays the full amount said the full amount of its Federal Unemployment Tax Act (FUTA) any contributions, penalties and interest (except the amount of Treasury on amounts held by the Secretary in the federal Unemployment Trust Fund during the same period.

the interest due for the period from January 31, 1990 to Treasury on amounts held by the Secretary in the federal 31, 1990, the Director notifies this employer that it has failed to pay its Illinois Unemployment Insurance contributions for 1989. If this employer pays the full amount of contributions, penalties and interest due in this matter by April 30, 1990, the Director will waive the date of payment, to the extent that amount of interest due exceeds the amount of interest that would have been due if the rate of interest imposed were the paid in 1989 which were subject to that Act. On March Example: On January 31, 1990, Employer A erroneously pays the full FUTA amount on all of the wages that it same as the rate of interest paid by the Secretary of Unemployment Trust Fund during the same period.

, effective Added at 15 Ill. Reg. (Source:

SUBPART B: EXPERIENCE RATING

Requirement For Privity In Order To Have A Predecessor Successor Relationship Section 2765,225

577) In order for a predecessor successor relationship to exist under there must be privity between the predecessor employing unit and the successor employing unit. Section 1507 of the Act (Ill. Rev. Stat. 1989, ch. 48, par.

Example: AAA Oil Company, which owns all the equipment and inventory at a gas station, leases the station to Company B which becomes a liable employer under the ġ

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

Act. When Company B's lease expires, AAA Oil Company refuses to renew the lease and, instead, leases the station to Company C. Company C is not a successor to Company B because there is no privity between Company B Company and Bank A has a chattel at this same location. Mr. More is not a successor to Mr. Johnson because there is no privity between Mr. Moore and Mr. Johnson. restaurant. Both Bank A and Bank B foreclose on their mortgages and Mr. Johnson goes out of business. The banks sell their interests in the restaurant fixtures and building to Mr. Moore who opens another restaurant Mr. Johnson operates a restaurant. Bank A has a chatt mortgage on the fixtures of the restaurant and Bank B has a mortgage on the building that houses the 의

_, effective Added at 15 Ill. Reg. (Source:

Section 2765.228

No Reguirement For Continuous Operation In Order For A Predecessor Successor Relationship To Exist

the basis for a predecessor successor relationship under Section 1507 of the Act (Ill. Rev. Stat. 1989, ch. 48, par. 577) be operated without interruption during the time that predecessor employing unit is succeeding to the employing enterprises in order for the relationship to exist. However, any interruption in operations must be reasonable in light of the particular industry and, under no circumstances may exceed one year. There is no requirement that the employing enterprise which forms

- Stella from being the successor to Ms. Pauli if the three month remodeling period is not unreasonable in the Example: In April, 1991, Mr. Stella purchases a cafe owned by Ms. Pauli. Mr. Stella decides that the cafe must be remodeled prior to his operating the business. Such remodeling takes three months. This three month gap in the operation of the cafe does not preclude Mr. Stella from being the successor to Ms. Pauli if the restaurant industry. ल
- Example: In February, 1991, S Company purchases the concession business at a county fair grounds from P Company. This business normally operates between May and September. The gap between the date of purchase and the time that the business begins to operate in May will 의

NOTICE OF PROPOSED AMENDMENT(S)

not preclude S Company from being found to be a successor to the employing enterprise of P Company.

, effective Added at 15 111. Reg.

Section 2765.230

Effect Of A Transfer Of Physical Assets On A Finding That A Predecessor Successor. Relationship Exists

from one employing enterprises to another. However, when only physical assets are transferred, without the transfer of good will, the assumption of obligation or the continuation of the In order for a predecessor successor relationship under Section 1507 of the Act (111. Rev. Stat. 1989, ch. 48, par. 577) to exist. enterprises, there can be no predecessor successor relationship. is not necessary that there be a transfer of physical assets

- Example: Abe and Bill operate a partnership, known as A & B House Painters, which is an employer under the Act. When the partnership dissolves, Abe retains title to the physical assets which he then sells. Bill, now a sole enterprise by continuing to service the customers of the physical assets, Bill is a successor to the partnership. partnership. Even though he received none of its propriator, continues to operate the employing
- B nor Example: Alice and Bert operate a partnership, known A & B House Painters, which is an employer under the title to the physical assets which she then sells to Act. When the partnership dissolves, Alice retains Clyde is not Clyde who also operates a house painting business. Clyde does not obtain any of the lood will of A & does he service any of its customers. Clyde is no successor to A & B. 7

, effective Added at 15 111. Reg. (Source:

SUBPART C: BENEFIT CHARGES

mining The Chargeable Employer Pursuant To Application Of "30 Day" Requirement For Section 1502.1 Of The Act Section 2765.325

Deter-

Except as provided in the other subsections of this Section and in Sections 2765.326, 2765.332, 2765.333 and 2765.334, the last employer prior to the beginning of the individual's benefit year (which is defined at J

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

Section 242 of the Act) for whom the individual provided services during at least 30 days beginning with the first day of the individual's base period (which is defined at Section 237 of the Act) but prior to the beginning of his benefit year shall be liable for the benefit charges or payments in lieu of contributions, as the case may be, which result from any benefits paid to that individual

- during at least 30 days during the period from the beginning of the individual's base period to the beginning of his benefit year. Pursuant to Section 1502.1 of the Act, it is not necessary for the 30 days of services by the individual to be accrue as a result of any benefits paid to this individual. This is because the individual's last employer prior to the beginning of his benefit year is Company A and he provided services to Company A Example: Immediately prior to filing his claim for unemployment benefits, the individual provides Company A will be the chargeable employer and will be liable for any benefit charges which might employer, for 20 days. Prior to this period, he provides services to Company B, a liable, contribution employer, for 30 days. Prior to working for Company B and throughout his base period, the individual has provided at least 10 days of service to Company A. In this example, services to Company A, a liable, contributing consecutive. 1)
- over ten years. Company A will be this individuals chargeable employer with respect to this individual's entire benefit year because Company A is the individual's last employer of at least 30 days prior to the beginning of his benefit year. If, after claiming benefits for a few weeks, this individual is employer, for six months, is laid off by Company B and files an additional claim, Company A will still be the chargeable employer of this individual with respect to any benefit charges which might accrue with respect to the additional Company A remains liable for the benefit Example: Prior to the beginning of his benefit year, the individual provides services only to Company A, a liable, contributing employer, for claim. 2)

NOTICE OF PROPOSED AMENDMENT(S)

charges which accrue during the entire benefit year regardless of the number of times that the individual is laid off and becomes reemployed.

3)

Example: Prior to the beginning of his benefit year, the individual is employed on an as-needed basis (some weeks the individual might work four days, other weeks he might not work at all) for Company A, a liable, contributing employer. While so employed by Company A, the individual is also employed on a full time basis for Company B, a liable, contributing employer. The individual is also laid off by Company B and is offered two days of work by Company B and is offered two days of work by Company A. After working for these two days, no other work is currently available with Company A, and the individual files a claim for benefits. If the individual had been employed by Company A for at least 30 days from the beginning of his base period to the beginning of his benefit year, Company A will be liable for any benefits which might be paid to this individual. This is because, despite the individual's full time employment with Company B, the individual's last employment with Company B, the individual's last employer for whom he provided services of at least 30 days during the applicable period was Company A, and it was his separation from Company A that caused the individual to become "unemployed."

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- Example: Assume the same facts as in subsection (a)(3), except that, instead of being an as-needed employee, the individual continues to provide less than full time services to Company A and earns less than his weekly benefit amount. In that case, Section 2765.326 shall apply, and Company B will be the chargeable employer because it caused this individual to become unemployed as defined in Section 239 of the Act.
- Example: The individual is a substitute teacher. Whenever she is available to teach, she calls in for assignments with her school district, a local governmental entity which has elected to make payments in lieu of contributions. During the first semester of the school year, she teaches only 32 days. She, however, did not work for the school district during her base period. If she now files

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

a claim for benefits, her school district will be liable for 50% of any payments in lieu of contributions which would result if she would be paid benefits. This is because, despite her services being performed over a five month period, the school district is the last employer prior to the beginning of her benefit year and she has provided the required 30 days of services during the amplicable period. The employer is only liable for 50% of the amount of the benefits paid because the individual performed no services for this employer during her base period (see Section 1405(B) of the Act).

- Example: The individual is employed for 25 days during his base period for City A, a local governmental entity which has elected to make payments in lieu of contributions. He then works for Company B, a liable, contributing employer for approximately ten months. After being laid off by Company B, he is again employed by City A which then lays him off after five days. City A which liable for payments in lieu of contributions equal to 100% of the benefits paid to this individual. This is because City A is the individual's last employer prior to the beginning of his benefit year. This is because, in dividual was employed for at least 30 days beginning with the start of his base period and prior to the beginning of the benefits paid because, in addition to being the chargeable employer as provided in this subsection, the individual also provided services for this employer during his base period. If this employer but the requirements to be the chargeable employer during his base period. If this employer but this individual had not provided services to this employer during his base period, then this employer would have been liable for only 50% of the payments in lieu of contributions made to this individual as in subsection (a)(5).
- Example: The individual is employed by several different employers from the beginning of his base period until he first files a claim for benefits. However, he does not provide services for at least 30 days to any single employer during this period.

NOTICE OF PROPOSED AMENDMENT(S)

Therefore, there is no chargeable employer, and no employer will be liable for either the benefit charges or payments in lieu of contributions as a result of payments made to this individual during this claim for benefits.

State of Illinois, which makes payments in lieu of contributions pursuant to Section 1403 of the Act. If this individual files a claim for benefits, the State of Illinois will be liable for an amount chargeable employer but not a base period employer. entire base period for Company A, a liable, contributing employer. After being laid off by Company A, he works for at least 30 days for the Example: An individual is employed during his individual since the State of Illinois is the equal to 50% of the benefits paid to this 8

shall-include-any-day-on-which-any-services-are-actually Section,-even-if-a-shift-covers-two-calendar-days,-only one-day-shall-be-included-in-determining-whether-the-30 day-zequirement-has-been-met.--Paid-sick-days,-vacation severance-pay-also-do-not-meet-the-reguirements-of-this days,-holidays-or-other-similar-paid,-non-working-days performed-for-the-employer-by-the-individual-prior-to The-30-day-reguirement,-set-forth-in-subsection-{a}, requirement:--Payments-for-wages-in-lieu-of-notice; the-date-of-separation. -- Por-the-purposes-of-this pension-or-other-retirement-type-payments-or-for shall-not-be-counted-toward-meeting-the-30-day

a

54

Example:---The-individual-works-a-shift-which-begins at-18-pm-and-ends-at-7-am-the-next-day---While-this subsection-(a)-has-been-met--the-individua±4s-shift individual-performs-services-for-this-employer-on two-calendar-days,-for-the-purpose-of-determining whether-the-30-day-reguirement-set-forth-in counts-as-only-one-day-of-service-

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the-30-day-requirement-set-forth-in-subsection-(a). fifteen-minutes,-one-day-is-counted-toward-meeting individual-performed-services-for-the-employer-for but-becomes-ill-fifteen-minutes-later --- Since-the Example:---The-individual-begins-his-shift-at-noon 77

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

certain-day-but-fails-to-report-for-work-because-he Example: -- The individual is scheduled to work on a be-counted-toward-the-30-day-requirement-set-forth teave-to-the-individual-for-that-day,-it-will-not is-ill---Even-if-the-employer-provides-paid-sick in-subsection-(a). 40

- returns-to-Company-A-for-30-days-before-being-again period:--He-also-performs-services-during-his-base aid-off---Company-A-will-be-liable-for-an-amount elects-to-make-payments-in-lieu-of-contributions; Phis-is-because-Company-A-is-the-last-employer-of Example:---The-individual-receives-paid-sick-leave this-individual,-the-30-day-requirement-is-met-by employer -- After-being-laid-off-by-Company-Br-he individual-as-payments-in-lieu-of-contributionsother-empioyment-with-Company-A-during-his-base for-35-days-during-his-base-period:--He-has-no the-individual-s-employment,-and-the-paid-sick From-Company-A7-a-nonprofit-corporation-which leave-constitutes-wages-for-insured-work-paid period-for-Company-By-a-liable,-contributing equal-to-100%-of-the-benefits-paid-to-this during-the-individual-s-base-period-
- amount-of-one-day-s-pay-for-each-year-of-continuous vidual-is-due-and-grants-him-severance-pay-in-the service.--These-payments-are-not-included-for-the individual,-the-employer-pays-that-individual-for any-unused,-accrued-vacation-time-that-the-indipurpose-of-determining-whether-this-employer-has Example:---Upon-the-permanent-layoff-of-an met-the-30-day-requirement.
- amounts due of any employer. Whether the last organization or person for whom the individual provided at least 30 days of service is an employer, as defined by Section 205 of the Act, is determined as of the effective date of the claim and is unaffected by a later an employer, as defined by Section 205 of the Act, then determination of liability based on events which occur individual provided at least 30 days of service is not individual shall not become the benefit charges or the no employer shall be the chargeable employer, and any benefit charges or payments in lieu of contributions which accrue as a result of benefits paid to the If the last organization or person for whom the

91

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

after the effective date of the claim.

- from his California job and files a claim against Illinois based on his Illinois base period wages, no employer shall be liable for any benefit individual. This is because the California orgacontributing employer. He then leaves Illinois and obtains work in California for at least 30 days for an organization which is not liable under the Act. If this individual is laid off An individual is employed during his nization is not an employer under the Act and, charges for any benefit payments made to this therefore, cannot be the chargeable employer entire base period for Company A, a liable, under this Section. Example: 1
- tributing employer. After being laid off by Company A, he works for at least 30 days for the U. S. Postal Service, which is not an employer under the Act and for which reimbursement for any this individual. This is because the U. S. Postbenefit charges for any benefit payments made to entire base period for Company A, a liable, conal Service is not an employer under the Act and, benefits paid is determined pursuant to Federal Regulations. He is then laid off by the Postal Service. If this individual files a claim for benefits, no employer shall be liable for any An individual is employed during his therefore, cannot be the chargeable employer under this Section. Example: 5
- and, therefore, its liability is made retroactive to January 1, 1990. In this case, Company A will not be the chargeable employer because its business as of January 1, 1990. As of March 11, 1990, Company A is not an employer under the Act because it has not yet had one or more employees in each of twenty or more weeks nor has it paid benefits, effective March 11, 1990, after having last been employed by Company A which began However, as of September 10, 1990, it has one or at least \$1,500 in wages in a calendar guarter. more employees in each of twenty or more weeks, An individual files a claim for Example: 3)

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

determination based on events subsequent to the effective date of the individual's claim. liability is a result of a retroactive

4)

- Example: An individual files a claim for benefits, effective March 11, 1990, after having last been employed by Company A which claims that unpaid contributions on the wages of workers whom not a retroactive determination, and Company A can be held to be the chargeable employer of this Company A had not considered employees. This is it is not liable under the Act because it has no final, which holds that Company A is liable for On September 10, 1990, there is determination and assessment, which becomes employees. individual.
- ployer without good cause. Unless the next subsequent employing unit, if it is an employer under the Act and paid the individual an amount equal to his weekly benefit amount in each of four weeks after the beginand not charged to any employer. However, if the circumstances of the voluntary quit are those described in Section 601,000. Notwithstanding any other provision of this Subpart, offer of or to apply for suitable work from that emindividual who was either discharged for misconduct connected with the work or voluntarily left such employer without good cause or refused to accept an ning of the individual's benefit year, any payments which might result in benefit charges will be pooled senefit charges will become pooled costs and not be no employer shall be the chargeable employer of an scribed in Section 601(B)(1) or Section 601(B)(2) the Act, then, any payments which might result in charged to any employer. dC)
- for two weeks and earns, in excess of his weekly benefit amount. He is then laid off and files a claim for benefits. Pursuant to Section 601(B)(2) of the Act, this individual is not ineligible for benefits. However, if it is decid-Example: The individual quits Company A where he was employed for at least 30 days. He then aced that the individual quit this job without good cause, no employer will be charged for the bene cepts employment with Company B where he works

6

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

fits paid to the individual. This is because the individual quit his job with Company A without good cause but under the circumstances described in Section 601(B)(2) of the Act.

2)

The individual is held to be ineligible contributing employer. Thereafter, he returns to work and performs services for Company B, a liable, contributing employer, for three days per then performs services for Company C for one week and earns in excess of his weekly benefit amount before being laid off for lack of work. The individual is eligible for benefits because he weekly benefit amount in each of these weeks. He discharged for misconduct connected with his work However, he does earn an amount in excess of his for benefits by the claims adjudicator, Referee, discharge for misconduct by Company A, a liable, 602 of the Act. No employer will be the chargeable employer of this individual because he was the requalification requirements of Section and because the next subsequent employing unit after his discharge did not pay him an amount equal to or in excess of his weekly benefit Board of Review or court as a result of his week for three weeks and is then laid off. amount in each of four weeks. Example: met

Example: The individual is discharged from Company A, files a claim for benefits and is determined to be ineligible under Section 602 of the Act. He then returns to work for Company B, a liable, contributing employer, and earns in excess of his weekly benefit amount in each of four weeks. He is then laid off by Company B. Thereafter he is employed by Company C before being laid off. Company B will be this individual's chargeable employer because it was the individual's single employer following his discharge for misconduct from Company A, is an employer under the Act, paid the individual an amount necessary to requalify for benefits and the requalification occurred after the beginning of the individual's benefit year.

3)

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

4

- Example: Assume the same facts as in subsection (d)(3) except that Company B discharged the individual for misconduct connected with his work. In this case, no employer will be the chargeable employer of an individual if it discharged him for misconduct connected with his work and, though Company B and paid the individual's next subsequent employer following his discharge for misconduct from Company B and paid the individual the amount necessary to requalify for benefits and the requalification occurred after the disqualifying event occurred after the beginning of the individual's benefit year,
- Example: Assume the same facts as in subsection (d)(3) except that Company B is not an employer under the Act. In this case, no employer will be charged as a result of any benefits paid to this individual. This is because the individual was discharged for misconduct connected with his work by Company A and earned an amount equal to or in excess of his weekly benefit amount in each of four weeks after the beginning of his benefit year from Company B, an organization which is not subject to the Act. However, because it is not an employer under the Act, it cannot be charged and, therefore, the charges will be pooled.
- Example: An individual is employed by Company A for several months before being laid off for lack of work. The individual does not file a claim for benefits immediately but goes on vacation. When he returns from vacation, Company A offers the individual a suitable job which he refuses without good cause. However, during that same week, he is hired by Company B where he then works endless than 30 cays but earns in excess of his weekly benefit amount in each of four weeks. When he is laid off by Company B, the individual files a claim for benefits and is not subject to disqualification for his refusal of work from Company B to purge any possible disqualification. Company A will not be charged

NOTICE OF PROPOSED AMENDMENT(S)

this individual because the individual refused the Company's offer of suitable work without good cause. Company B will not be charged either because it paid this individual the amounts necessary to purge the possible disqualification before the beginning of the individual's benefit year. Therefore, in this case, no employer will for benefit charges which result from payments to be the chargeable employer, and the benefit charges will be pooled. If no employer meets the requirements of this Subpart to be the chargeable employer for the second of two consecutive benefit years but there was a chargeable employer for the first benefit year, that employer will be the chargeable employer for that second benefit year. (pl)

Example: The individual is discharged for misconduct connected with his work by Company A, files a claim for benefits and is held ineligible pursuant to Section 602 of the Act. He then amount in each of four calendar weeks, which is sufficient to requalify for benefits. He is then paid the individual the amount necessary to requalify for benefits and the requalification occurred after the beginning of the individual's benefit year. If this individual later files a second benefit year claim, Company B did not employ the individual for at least 30 days and paid the amount necessary for the individual to returns to work for Company B, a liable and contributing employer, and earns an amount equal to or in excess of his current weekly benefit chargeability and because it was the chargeable employer for the individual's first benefit year laid off by Company B and is now eligible for benefits. Under these circumstances, Company B will be charged for any benefit charges which accrue because it was the single employer which requalify prior to the beginning of the second benefit year. However, Company B will be the chargeable employer because there is no other employer that meets the requirements for

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

Whether the last employer for whom the individual provided at least 30 days of service is the chargeable employer is determined based on the circumstances as of the effective date of the initial claim for that benefit year and is unaffected by events which occur after that date. Fe)

claim for unemployment insurance benefits. After few weeks, this individual is recalled to work by circumstances as of the effective date of the initial claim and is unaffected by the separation laid A few months later, he quits his job Company A is still the chargeable employer since off for lack of work and has filed an initial claim. chargeable employer of an individual who is Company A is determined to be the chargeability is determined based on the with Company A and files an additional which occurred after that date. Company A. Example:

be sent by the Agency to every employing unit for whom the individual provided services, subsequent to the services provided to the chargeable employer, prior to the beginning of the individual's benefit year. Notice that a claim for benefits has been filed will

_, effective Source: Amended at 15 Ill. Reg.

What Constitutes A Day For Purposes Of The "30 Day" Requirement In Section 1502.1 Of Section 2765.328

The Act

The 30 day requirement, set forth in Section 2765.325, days, holidays or other similar paid, non-working days shall include any day on which any services are actual to the date of separation. If a shift covers two calendar days, only one day shall be included in determining whether the 30 day requirement has been met. The day included is the one on which the individual's shift begins. Paid sick days, vacation ly performed for the employer by the individual prior not be counted toward meeting the 30 day ement. Payments for wages in lieu of notice, severance pay also do not meet the requirements of cension or other retirement type payments or for requirement. this Section shall 9

NOTICE OF PROPOSED AMENDMENT(S)

- The individual works a shift which Example:
- begins at 10 pm on Monday and ends at 7 am on_ Tuesday, While this individual performs services for this employer on two calendar days, for the purpose of determining whether the 30 day requirement set forth in Section 1502.1 of the Act has been met, the individual's shift counts as only one day of service, Monday. 7
- Example: The individual begins his shift at noon but becomes ill fifteen minutes later. Since the individual performed services for the employer for fifteen minutes, one day is counted toward meeting the 30 day requirement. 2
- Example: The individual is scheduled to work on a certain day but fails to report for work because he is ill. Even if the employer provides paid sick leave to the individual for that day, it will not be counted toward the 30 day. requirement. 3
- base period for Company B, a liable, contributing employer. After being laid off by Company B, he returns to Company A for 30 days before being again laid off. Company A will be liable for an amount equal to 100% of the benefits paid to this individual as payments in lieu of contributions. elects to make payments in lieu of contributions, for 35 days during his base period. He has no other employment with Company A during his base This is because Company A is the last employer of this individual; the 30 day requirement is met by The individual receives paid sick leave the individual's employment; and the paid sick period. He also performs services during his from Company A, a nonprofit corporation which eave constitutes wages for insured work paid during the individual's base period. Example: 4
- individual, the employer pays that individual for any unused, accrued vacation time that the individual is due and grants him severance pay in the amount of one day's pay for each year of continu-These payments are not included for Example: Upon the permanent layoff of an ous service. 3

ILLINOIS REGISTER

11054 91

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENT(S)

the purpose of determining whether this employer has met the 30 day requirement.

- week, that is, instead of working eight hours per day, five days per week, he works ten hours per day, four days per week. Even if the individual's ten hour shift extends over two calendar days, each shift still counts as only one day, and this individual will have worked only four days in a normal work week. The individual works a four day work Example: 9
- and the overtime work or additional shift does not occur on a day which will be otherwise be included in Overtime work or working additional shifts shall not be included in determining whether the 30 day requirement has been met unless there is at least 6 hours between the beginning of the overtime work or the additional shift and the end of the prior shift meeting the 30 day requirement. a
- am, and he is asked to work the next shift which Example: The individual's normal shift ends at begins at 4 am. Even if he works both shifts, since there is not at least 6 hours between the shifts, only one day will be counted toward meeting the 30 day requirement. 7
- day requirement because his reqular shift begins that same day and would already be included in meeting the 30 day requirement. pm. He must then return to work at 7 pm to work his regular shift. This overtime work does not count as an additional day toward meeting the 30 The individual's shift ends at 3 am on Saturday, and he is asked to return to work for an additional overtime shift from 9 am until Example: 7
- Example: The individual's normal shift begins at
 3 pm and ends at 11 pm. However, he is required This to work four hours of overtime every day so that shift still counts as only one day toward the 30 he does not complete his shift until 3 am. day requirement. 3

, effective Added at 15 Ill. Reg. (Source:

ILLINOIS REGISTER

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

- Prelicensing and Continuing Education 1) Heading of the Part:
- 50 Ill. Adm. Code 3119 2) Code Citation:
- Section Numbers: 3

Proposed Action

3119.40

Amended

- Code Statutory Authority: Implementing Section 143 and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. 73, pars. 755, 1065.41-1 and 4)
- A Complete Description of the Subjects and Issues Involved: The Department has proposed these amendments to more clearly define standards for the prelicensing and education of insurance producers. 2
- Will this proposed rule replace emergency rule currently in effect? No 9
- S Does this rulemaking contain an automatic repeal date? 2
- Does this proposed amendment contain incorporations by reference? No 8
- Are there any other proposed amendments pending on this Part? No 6
- Statement of Statewide Policy Objectives: Not applicable 10)
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of this Notice to: 11)

Kirk H. Petersen, Assistant Chief Counsel Department of Insurance 320 West Washington

Initial Regulatory Flexibility Analysis: Springfield, Illinois 62767

12)

Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: B

ILLINOIS REGISTER

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

- Types of small businesses affected: Pursuant to Section 3119.20, this rule will affect any individual licensed as an insurance producer after January 1, (B
- Reporting, bookkeeping or other procedures required for compliance: Please refer to the attached rule for specific requirements. ົວ
- Types of professional skills necessary for compliance: Clerical skills are required to achieve compliance with this rule. â

The full text of the Proposed Amendment begins on the next page:

OF INSURANCE DEPARTMENT

NOTICE OF PROPOSED AMENDMENTS

TITLE 50: INSURANCE
CHAPTER I: DEPARTMENT OF INSURANCE
HAPTER II: INSURANCE PRODUCER, LIMITED
INSURANCE REPRESENTATIVES AND REGISTERED FIRMS SUBCHAPTER 11:

PRELICENSING AND CONTINUING EDUCATION PART 3119

Producer Licenses and Licensed Insurance Producers PRE-LICENSING EDUCATION - PROOF OF COMPLETION CONTINUING EDUCATION - PROOF OF COMPLETION Severability
A REQUEST FOR CERTIFICATION OF A PRE-LICENSING REQUEST FOR CERTIFICATION OF A CONTINUING for Insurance Pre-Licensing - Course of Study Requirements COURSE OF STUDY - FIRE COURSE OF STUDY - CASUALTY/MOTOR VEHICLE CLASS OF INSURANCE - LIFE CLASS OF INSURANCE - ACCIDENT/HEALTH Continuing Education Requirements Course and Provider Disqualification Responsibilities of Applicants Provider Responsibilities EDUCATION COURSE Definitions COURSE 3119.EXHIBIT A М H O P P O E 3119.EXHIBIT 3119.EXHIBIT 3119.EXHIBIT 3119. EXHIBIT 3119.EXHIBIT 3119.EXHIBIT 3119.EXHIBIT 3119.10 3119.20 3119.30 3119.40 3119.60 Section 3119.50 3119.80

AUTHORITY: Implementing Section 143 and authorized by Section 1, 1985; 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1989, ch. SOURCE: Adopted at 9 Ill. Reg. 80, effective January amended at 15 Ill. Reg. 69 effective January 1, 1991; 73, pars. 755, 1065.41-1 and 1013)

amended

for Insurance Producer Licenses and Licensed Insurance Responsibilities of Applicants effective Ill. Reg. Section 3119.40

Producers

Applicants for Insurance Producer Licenses a Prior to taking the licensing examination Eeach applicant shall complete the pre-licensing education requirements for the insurance producer itcense being

ILLINOIS REGISTER

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

Director each class of insurance for which an examination is being taken. The pre-licensing education course must be used within one year of completion. Each applicant shall submit the original proof of appited-for-before-submitting-their-appitcation-to-the administrator at the examination site prior to taking completion (Exhibit C) of the requirements with-the application-as-set-forth-in-Exhibit-e to the test the examination.

Licensed Insurance Producers â

- continuing education requirements prior to request-ing an extension of an insurance producer license. An original proof of completion form (as set forth in Exhibit D) shall be submitted to the Director at Each producer shall complete at least 25 hours of the time extension of the license is requested. 7
- censing education requirements shall not be used to Hours taken, course material provided or presented in whole, in part or in conjunction with a pre-li-censing course which is not prescribed as pre-limeet continuing education requirements. 5
- nal issue date of the license shall not be used to the origi-Courses initiated or completed prior to meet continuing education requirements 3
- second renewal date after completion of the course To qualify for carry-over credit the producer must submit the proof of completion form (Exhibit D) to credit hours but-only-to-the-next-12-month-period Each producer shall maintain proof of successful completion and/or attendance to substantiate any Each producer may carry forward a maximum of 25 the Department and use the credit prior to the carry-over credit 4
- Each producer shall maintain proof of credits for of original issue. period of 5 years after date 2

effective Ill. Reg. Amended at (Source: ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

- Organic Materia! Emissions Standards Heading of the Part: and Limitations 7
- 35 Ill. Adm. Code 215 Code Citation: 5
- Proposed Action: Section Numbers: 3

Added Section 215.215

- Ill. Rev. Stat. 1990 supp., ch. 111 Statutory Authority: 1/2, pars. 1027. 4
- A Complete Description of the Subjects and Issues Involved: 2

provide a site-specific volatile organic materials emissions level for the DMI, Inc., Goodfield, Illinois plant. The specific level for emissions from DMI's paint deck operations will be a daily average of 3.5 lb/gal for the paint to use in its paint deck operations which would comply A more detailed description of this rulemaking is contained in the Board's First Notice Opinion of R91-9, which Opinion is available from the address below. This rulemaking will spray coat application, 4.2 lb/gal for the dip top coat application, and a rolling 30-day average of 61 lb/day for the dip tank make-up solvent addition. In addition, the rulemaking will require DMI to continue to search for a with the rule of general applicability.

Will this proposed rule replace an emergency rule currently in effect? 6

õ

Does this rulemaking contain an automatic repeal date? 7

Yes

Does this proposed rule contain incorporation by reference? 8

8

Are there any other amendments pending on this Part? 6

OL BOARD	D AMENDMENT	Illinois Register Citation	15 Ill. Reg. 3659 (March 15, 1991)
POLLUTION CONTROL BOARD	NOTICE OF PROPOSED AMENDMENT	<u>Proposed</u> <u>Action</u>	amended
		Section	215.100

Reg. 6414 1991)

15 Ill.

new section

215.108 215.123 215.581

amended amended

(May 3, 1991) 15 Ill. Reg. 768

(January 25, 1991)

15 Ill. Reg. 3659

(March 15, 1991)

Statement of Statewide Policy Objectives: 10)

This rulemaking is a site-specific proposal for a corporation located in Goodfield, Illinois filed pursuant to Section 27 of the Act. The statewide policy objectives are set forth in Section 11 of the Act. This rulemaking will have no effect on local government.

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

þe Comments should reference Docket R91-9 and proposal for a period of 45 days after the date of this publication. Comments should reference Docket R91-9 and The Board will accept written public comment on this addressed to:

Dorothy M. Gunn, Clerk Illinois Pollution Control Board State of Illinois Center, Suite 11-500 100 W. Randolph St. Chicago, IL 60601

ő Questions the A public hearing will be held commencing at 1:00 p. Tuesday August 27, 1991 in the County Board Room at Woodford County Courthouse, Eureka, Illinois. Quest regarding the hearing should be addressed to:

Illinois Pollution Control Board State of Illinois Center, Suite 11-500 Marie E. Tipsord, Hearing Officer 100 W. Randolph St. Chicago, IL 60601 312-814-4925

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

12) Initial Regulatory Flexibility Analysis:

Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: À

July 18, 1991

Types of small businesses affected: B) The only entity which is affected by this rule is DMI, Inc. located in Goodfield, Illinois.

Reporting, bookkeeping or other procedures reguired for compliance: σ

The rulemaking requires DMI to submit a report annually to the Illinois Environmental Protection Agency explaining what steps DMI has taken to locate a compliant paint.

Types of professional skills necessary for compliance: (a

Clerical and Administrative Skills

The full text of the Proposed rule begins on the next page:

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER c: EMISSIONS STANDARDS AND LIMITATIONS FOR
STATIONARY SOURCES

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS

PART

SUBPART A: GENERAL PROVISIONS		Introduction	Clean-up and Disposal Operations	Testing Methods	Abbreviations and Conversion Factors	Definitions	Incorporation by Reference	Afterburners	Determination of Applicability	Measurement of Vapor Pressures
	Section	215.100	215.101	215.102	215.103	215.104	215.105	215.106	215.107	215.108

ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS SUBPART B:

Section

Contalr	-	Petroleum Liquid Storage T	1 Floating Roof	Ξ	Ξ	Emissions Testing	nt of S	
215.121	215.122	2	215.124	215.125	215.126	215.127	215.128	

aphical Areas

anks

ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT SUBPART C:

Separation Operations Pumps and Compressors Vapor Blowdown Safety Relief Valves	SUBPART E: SOLVENT CLEANING Solvent Cleaning in General Cold Cleaning Open Top Vapor Degreasing Conveyorized Degreasing
Section 215.141 215.142 215.143	Section 215.181 215.182 215.183 215.184

POLLUTION CONTROL BOARD FICE OF PROPOSED AMENDMENT Plan FART F: COATING OPERATIONS Schedules Schedules Schedules Schedules This sion Limitations By Adgregation of Emission Sources Endission Limitations By Adgregation of Emission Sources And General Rule on Use of Organic Material Tom General Rule on Use of Organic Material Than Limitations This intations Suppart 0: This intations This intations Suppart 0: The Compliance Plan The Compliance Plan The Compliance Program With Compliance Program The Complian	ILLINOIS REGISTER 11064
Compliance Emission Li Alternative Exemptions Compliance Testing alternative Compliance Compliance Compliance Compliance Compliance Compliance Compliance Special Rep Roadmaster DMI Emissic H: SPECIAL AREAS WH APPLICABILI External FI Flexographi Compliance SUBPART I: APPLICABILI Petition Public Hear Board Actic Agency Peti SUBPAR Use of Orga Alternative Fuel Combus Operations Viscose Exe SUBPAR Record Extr	ILLINOIS REGISTER
Section 215.185 215.202 215.204 215.204 215.204 215.207 215.204 215.207 215.207 215.208 215.209 215.209 215.210 215.211 215.214 215.214 215.214 215.215 215.216 215.216 215.217 215.260 215.261 215.301 215.301 215.301 215.301 215.301 215.301 215.301	11063

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

SUBPART U: COKE MANUFACTURING AND BY-PRODUCT RECOVERY

	Exceptions	Coke By-Product Recovery Plants	Coke By-Product Recovery Plant Leaks		Recordkeeping Requirements	3eg	Compliance Dates	Compliance Plan
Section	215.500	215.510	215.512	215.513	215.514	215.515	215.516	215.517

SUBPART V: AIR OXIDATION PROCESSES

Section

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

ns for ring W:	SUBPART X: CONSTRUCTION Architectural Coatings Paving Operations Cutback Asphalt SUBPART Y: GASOLINE DISTRIBUTION Bulk Gasoline Plants Bulk Gasoline Terminals Gasoline Dispensing Facilities Gasoline Delivery Vessels Gasoline Volatility Standards Emissions Testing	SUBPART 2: DRY CLEANERS Exemptions Leaks Compliance Dates and Geographical Areas Compliance Plan Exception to Compliance Plan Standards for Petroleum Solvent Dry Cleaners Operating Practices for Petroleum Solvent Dry Cleaners Program for Inspection and Repair of Leaks Presting and Monitoring Exemption for Petroleum Solvent Dry Cleaners Compliance Dates and Geographical Areas Compliance Plan Testing Method for Volatile Organic Material Content of Wastes Emissions Testing	SUBPART AA: PAINT AND INK MANUFACTURING Applicability Exemption for Waterbase Material and Heatset Offset Ink
215.520 215.521 215.525 215.526 215.527 Section 215.541	Section 215.561 215.562 215.563 215.583 215.584 215.584 215.585 215.585	Section 215.601 215.602 215.603 215.603 215.604 215.608 215.608 215.610 215.610 215.611 215.613 215.613	Section 215.620 215.621

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

215.623 Permit Conditions
215.624 Open-top Mills, Tanks, Vats or Vessels
215.625 Grinding Mills
215.628 Leaks
215.630 Clean Up
215.636 Compliance Date

SUBPART BB: POLYSTYRENE PLANTS

Section
215.875 Applicability of Subpart BB
215.877 Emissions Limitation at Polystyrene Plants
215.879 Compliance Date
215.881 Compliance Plan
215.883 Special Requirements for Compliance Plan
215.886 Emissions Testing

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section 215.920 Applicability 215.923 Permit Conditions 215.926 Control Requirements SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES Section 215.940 Applicability

215.940 Applicability 215.943 Permit Conditions 215.946 Control Reguirements SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

Section 215.960 Applicability 215.963 Permit Conditions 215.966 Control Requirements Appendix A Rule into Section Table
Appendix B Section into Rule Table
Appendix C Past Compliance Dates
Appendix D List of Chemicals Defining Synthetic Organic
Chemical and Polymer Manufacturing
Appendix E Reference Methods and Procedures
Appendix F Coefficients for the Total Resource Effectiveness

AUTHORITY: Implementing Section 22 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1989, ch. 111-1/2, pars. 1022 and 1027).

Index (TRE) Equation

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 1972; amended in R77-3, 33 PCB 357, at 3 111. Reg. 18, pp. 11, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 111. Reg. 30, pp. 124, effective July 28, 1979; amended in R80-5 at 7 111. Reg. 1244, effective July 21, 1983; codified at 7 II1. Reg. 13601; Notice of Corrections at 7 II1. Reg. 14575; amended in R82-14 at 8 II1. Reg. 13254, effective August 28, 1985; amended in R82-14 at 9 II1. Reg. 13560, effective August 28, 1985; amended in R82-14 at 9 II1. Reg. 13560, effective Pebruary 3, 1987; amended in R82-14 at 11 II1. Reg. 7256, effective Pebruary 3, 1987; amended in R85-21(A) at 11 II1. Reg. 11770, effective June 29, 1987; recodified in R86-39 at 11 III. Reg. 13541; amended in R82-14 and R86-12 at 11 III. Reg. 1917, effective September 30, 1987; amended in R86-36, R86-39, R86-40 at 11 III. Reg. 20829, effective December 14, 1987; amended in R86-30, refective April 11, 1988; amended in R86-13 at 12 III. Reg. 7311, effective February 27, 1990; amended in R88-19 at 14 III. Reg. 3555, effective May 8, 1990; amended in R88-19 at 14 III. Reg. 3555, effective May 8, 1990; amended in R88-19 at 14 III. Reg. 3555, effective May 8, 1990; amended in R88-19 at 14 III. Reg. 3309, effective May 8, 1990; amended in R88-19 at 14 III. Reg. 3109, effective May 14, 1991; amended in R91-9 at 15 III. Reg. 3109, effective May 14, 1991; amended in R91-9 at 15 III. Reg. 8018, effective February 13, 1991; amended in R91-9 at 15 III. Reg. 8018, effective May 14, 1991; amended in R91-9 at 16 III. Reg. 8018, effective February 17, effective February 17, effective February 27, 1990; amended in R89-16 at 14 at 15 III. Reg. 8018, effective February 14, 1991; amended in R91-9 at 16 III. Reg. 8018, effective February 14, 1991; amended in R91-9 at 16 III. Reg. 8018, effective February 14, 1991; effective February 15, 1991; effective February 16, effective February 17, eff

SUBPART F: COATING OPERATIONS

Section 215.215 DMI Emissions Limitations

Notwithstanding the limitation of Section 215.204(i)(3), the DMI.

Inc., Goodfield, Illinois plant shall not cause or permit the
emission of volatile organic material from its existing paint
deck operations, including overall emissions.from its existing
dip tank, spray gun and bake oven system, to exceed a daily
average of 3.5 lb/gal for the spray coat application, 4.2 lb/gal
for the dip top coat application, and a rolling 30-day average of
for the dip top tank make-up solvent addition. DMI, Inc.
shall fulfill all of the following conditions:

(a) DMI, Inc. shall contact at least three (3) paint vendors each year in a continuing search for a compliant coating that it can successfully use in its

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENT

existing paint deck operations, including any paint vendors suggested by the Agency in a writing delivered to DMI, Inc. by certified mail:

- results which demonstrate that DMI, Inc. may be able to operations as a substitute for the existing paint, DMI, If any vendor provides DMI, Inc. with laboratory test use the vendor's paint in its existing paint deck Inc. will conduct production tests of that paint; 9
- of each year that includes a summary of its efforts during the preceding calendar year, as those efforts relate to DMI, Inc.'s compliance with the foregoing conditions contained in subsections (a) and (b), above: DMI, Inc. will submit a report to the Agency by March 1 (i)
- existing painting process, DMI, Inc., shall convert its present paint deck operations to the use of that paint within 180 days after the final successful testing of and the net annual expense of using the compliant paint successfully use in its existing paint deck operations, is not more than ten percent (10%) greater than the If DMI, Inc. locates a compliant paint that it can then current net annual expense incurred in the such a paint; and न
- This Section shall expire on January 1, 2000, at which comply with the provisions that generally apply to VOM emissions. time DMI, Inc. shall (e)

Ill. Reg. (Source: Added at effective

ILLINOIS REGISTER

11070

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: _

The Illinois Formulary for the Drug Product Selection Program

Code Citation: 77 Ill. Adm. Code 799 5

3) Section	Section Numbers:	Proposed Action:
790, 600		Amendaent
790.740		Amendment
790.910		Amendaeat
790.11	79	Amendaent
790,1350	020	New Section
790.156	09	Amendment
790.1573	23	New Section
790.1870	0.	, New Section
793.1930	30,	Amendment
790.2060	00	Amendment
790.2180	30	Amendment
790,2613	က	Amendiaent
7a0,2655	95	Anendment
790.2661		Amendment
790,2662	25	Amendment
790.2740	01	Amendment
790,2820	0.0	Amendment
790,2908	80	Repealer
790.3020	0.	Amendment
	7	Amendment
740.3220	02	Amendment
7.40.3338	38	New Section
790.3340	9	Amendment
790.3420	ā	Amendment
790.3540	01	Amendment
790,3620	0.	Amendment
790,3720	0.0	Amendment
790.3907	1,1	Amendment
790,3310	0	Amendment
790.3945	57	Amendment
790.4140	2	Amendaent
790,438,	12	New Section
700.4657	70	Amendment
/30,4725	2	Amendment
790.4740	2	Amendment
790,4949	69	Amendment
790.5320	00	Amendment
790.5540	01	Amendment
790,5740	01	Amendment
790.5792	75	Amendment
740.5830	020	Amendment

NOTICE OF PROPOSED AMENDMENTS

Amendment	New Section	Amendaent	Amendaent	Repealer	Amendment	Amendment	Amendment	Amendment	Amendment	Amendment	Amenitaent	Amendment	Amendment	Anendment	Repealer	Amendment								
790,5840	790.5740	790.5020	790.6180	790, 5430	790.6435	790, 5500	790.5613	790.5875	790.7245	790.7273	790.7280	790, 7234	790.7340	790,7330	790,7328	790,3106	790,3140	790,3420	730,3710	790, 9048	790.9056	790,9034	790,9320	700.3460

Statutory Authority: 7

Implementing and authorized by Section 3.14 of the [Hinois Food, Orug and Susmetic Act [HIL Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (HIL Rev. Stat. 1989, ch. 111, par. 4145)

A Complete Description of the Subjects and Issues Involved: (0

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Iwelfth Edition, First Supplement of the Illinois Formulary. This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Orug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

TLLINOTS REGISTER

11072

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 5. Will this Rilemaking Replace an Emergency Rule Currently in Effect? (9
- Does this Rulemaking Contain an Automatic Repeal Date? No. (
- 9 Does this Rulemaking Contain Any Incorporations By Reference? 8)
- 85× kre there any other Proposed Amendments Pending on this Part? Ĉ

	341.7	F	-						3:11	-	3117	3417			3.4	3417		11:00	-	. 1 1.	77	1 1 5	~. ~~		/ ::	=	~	-	-		34.	311/	3+ 7	3117				
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Proposed Attion	Amen then t	Amendment	Wew Section	New Serbion	Amon thomas	Amendment	Amendaent	Amendment	Amendaent	Amendment	Amen then to	Anna duent	Amen taga t	Amendment	Amen than 1.	Amendarıt	Amendment	Amendaent	Amena linema	Maw Socian	Amen Inent	New Section	Amendment	Amendment	Amendaent	Amendinent	Mew Section	ใกอกสูกองเ	Amendment	Amendaeat ·	Amen thent	Amendment	Amendment	Amendment	Amen Joen t	4กลกปกลาป	Amenitment	Amendment
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Section Numbers	0	3	107	112	3	150	1.425	1710	1740	920	30	35	530	133	2320	2062	120	S	3140	3308	12	3488	140	3940	150	150	:95	30	90	47.40	5220	5312	5420	5483	5660	58.20	5830	2900
Sectio		733,730	733.11				790,14	790.17	730.17	700.20	790,2130	790,2135	790.25	790,2518	790,23	790,29	790,3020	790,3050	790.31	79:), 33	790,3315	790.34	790,3540	790,39	730,4050	790, 1420	790.4195	790,4530	790,4660	790.47	790.52	790.53	790.54		790,56			790.59

NOTICE OF PROPOSED AMENDMENTS

Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	15 Ill. Reg. 3417	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.	Reg.
Amendment	Amendment	New Section	,Amendment	Amendment	Amendment	New Section	New Section	Amendment	Amendment	Amendment	Amendment	Amendment	Amendment	Amendment	Amendment	Amendalent	Amendment						
793.5924	790,6300	790, 6505	790,6875	790,6950	790, 77 20	790,7221	790,7245	790,7278	790.7280	790,7740	790, 7820	790,8015	740.8020	790,3290	790.8500	790.8580	790.8620	790,9956	790,9220	790,9420	790.9453	790.9500	790.9580

There is still an emergency in effect on Sections 790.2618, 790.2820, 790.3920, 790.3920, 790.4740, 790.5830, 790.6875, 790.7245, 790.7278, 790.7280, 790.9056 and 790.9460 which are not affected by this set of emergency amendments. The emergency amendments appear at 15 III. Reg. 3877, effective March 8, 1991, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

10) Statement of Statewide Policy Objectives:

This proposed rulemaking neither creates nor expands a State mandale.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62751 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail DeVito at the above address.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
- July 19, 1991
- B) Type of Small Businesses Affected:
- Outpatient pharmacies
- C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

As has always been the case with any instance of drug product selection, these proposed amendments would require appropriate documentation of generically interchanged prescriptions on the pharmacy prescription record.

D) Types of Professional Skills Necessary for Compliance:

Participants in the Drug Product Selection Program would need professional skills such as:

- an understanding of Illinois drug statutes, including the Illinois Food, Drug and Cosmetic Act and the Pharmacy Practice Act, and:
- an in-depth understanding of the issues concerning the bioequivalency of drug products, and;
- a license to practice pharmacy in the State of Illinois.

The Proposed Amendments are identical to the text of the Emergency Amendments which appear on page 11194 of this issue of the Illinois Register.

DEPARTMENT OF REVENUE DOTTED OF PROPOSED RULES NOTICE OF PROPOSED RULES NOTICE OF PROPOSED RULES	11075 ILI	ILLINOIS REGISTER	II	ILLINOIS REGISTER	11076
NOTICE OF PROPOSED RULES NOTICE OF PROPOSED RULES		IMENT OF REVENUE	DEPAR	RTMENT OF REVENUE	
The Heading of the Part: Riverboat Cambling 1000.510 1000.700 1000 1000 1000 1000 1000 100	NOTICE	OF PROPOSED RULES	NOTICE	E OF PROPOSED RULES	
COME CITACLION: 6 III. Adm. Code 3000 1000.715 New Section 1000.716 New Section 1000.717	The Heading of the		3000.610		
Section Numbers: Exception Action: 3000.715 New Section 3000.716 New Section 3000.726 New Section 3000.726 New Section 3000.726 New Section 3000.736 New	Code Citation: 86	Code	3000,705 3000,705 3000,710		
New Section 3000.716 New Section New Section 3000.725 New New Section New Section 3000.735 New New Section New Section 3000.736 New New Section New Section 3000.750 New New Section New Section 3000.750 New New New New New Section New Section 3000.770 New		4	3000.715		
New Section New	3000.100		3000.716		
New Section New	3000-115		3000:725		
New Section 3000.735 New New Section New Section 3000.740 New New Section New Section 3000.750 New New Section New Section 3000.760 New New Section New Section 3000.760 New New Section New Section 3000.800 New New Section New Section 3000.800 New New Section New Section 3000.900 New New Section New Section 3000.1010 New New Section New Section 3000.1010 New New Section New Section 3000.1010 New New Section New Section 3000.1110 New New New Section New Section 3000.1110 New New Section	3000.120		3000.730		
New Section	3000.130		3000.735		
New Section New S	3000.140		3000.740		
New Section New S	3000.150		3000.745		
New Section	3000.160		3000,755		
New Section 3000.765 New New Section New Section 3000.700 New New Nection New Section 3000.800 New New Nection New Section 3000.830 New New New New Nection New Section 3000.900 New New New New Nection New Section 3000.900 New New New New Nection New Section 3000.900 New New New New New Nection New Section 3000.1000 New New New New New Nection New Section 3000.1000 New New New New Nection New Section 3000.1010 New New New New New New Nection New Section 3000.1100 New New New New New New Nection New Section 3000.1170 New	3000.161		3000.760		
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New Section New Se	3000.245		3000.910		
New Section 3000.940 New New New Section New Section 3000.950 New New New New Section New Section 3000.1000 New New New New Section New Section 3000.1020 New New New New New Section New Section 3000.1110 New New New New New Section New Section 3000.1150 New New New New New Section New Section 3000.1150 New New New New New New Section New Section 3000.1170 New New New New Section New Section 3000.1171 New New New New Section New Section 3000.1172 New New New New New Section New Section 3000.1172 New New New New New New New Section New Section 3000.1172 New New New New New New New Section	3000,260		3000:030		
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New Section	3000.282		3000.1000		
New Section	3000.300		3000.1010		
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New Section	3000.350		3000.1130		
410 New Section 3000.1160 New New 410 New Section 1420 New Section 1420 New Section 1425 New Section 1430 New Section 1435 New Section 1440 Ne	3000-405		3000:1140		
415 New Section 3000.1170 New 420 New Section 3000.1171 New 425 New Section 3000.1172 New 430 New Section New Section New 435 New Section New Section New Section	3000.410		3000.1160		
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425 New Section 3000.1172 New New 430 New Section New	3000.420		3000.1171		
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1450 New	3000.430				
S MON COO	3000.433				
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DEPARTMENT OF REVENUE NOTICE OF PROPOSED RULES

4) <u>Statutory Authority</u>: Riverboat Gambling Act, Ill. Rev. Stat. ch. 120, para. 2401 <u>et. seq.</u>, P.A. 86-1029, effective February 7, 1990 as amended by P.A. 86-1389, effective September 10, 1990.

) A Complete Description of the Subjects and Issues

Involved:

This rulemaking implements the following aspects of the Riverboat Gambling Act; the application and licensing process, the owner's internal control system, the hearing process, the excursion procedures, the conduct of gaming, the exclusion of persons, the surveillance and security provisions, the liquor licensing process and the accounting procedures.

Subpart A, General Provisions, includes various sections covering definitions, disciplinary actions, fair market value of contracts, owner responsibilities, weapons on riverboats as well as other general matters. Specific sections classifying the licenses to be issued and the fees to be paid with respect to applications, licenses and renewals are outlined in Subpart B. License application procedures and provisions which address the transferability of licenses are also included in this Subpart.

Subpart C, Owners Internal Control System, details the rules concerning what operational information the holder of an Owners' License must provide to the Administrator. The provisions detail the specific information that is to be submitted, and also outline the review procedures for the owner's submission. Rules setting forth the procedures for a hearing requested by an individual who has been denied a license or who has been placed on the Exclusion List are contained in Subpart D. In addition, rules regarding the conduct of such a hearing are contained in this Subpart. Subpart F, Excursions, includes a rule defining when a gaming excursion is deemed to have commenced, and also includes a provision outlining procedures for excursions in inclement weather.

There are numerous Subparts devoted to gaming on the actual conduct of gaming. Such regulations controlling the specifications for chips and tokens, the rules and payout ratio for live gaming devices, the payout percentage for Electronic Gaming Devices, the inventory and destruction procedures for chips and the standards for Electronic Gaming Devices. Subpart Hincludes sections relating to persons who are excluded from riverboat gambling in this State. This Subpart covers the criteria for exclusion, the procedure for the entry of names on

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

the Exclusion List and the procedure for removal from the list. Riverboat surveillance and security regulations makeup Subpart I. The requirements for surveillance equipment are deliniated, as are the requirements for security and surveillance rooms on board the riverboat and at the dock site.

Subpart J details the rules regarding liquor licenses. Sections include the issuance of liquor licenses, the hours of sale and disciplinary actions. Accounting procedures are covered in Subpart K. Provisions include the type of documents to be generated by the holder of an Owner's License, the annual audit requirements, the accounting controls concerning the handling of cash and the granting of credit, the method to deposit the admission and wagering taxes and the cash reserve requirements.

Subpart E is reserved for the hearing rules relating to Board disciplinary action or Board seizure of gaming devices.

- 6) Will this proposed rule replace an emergency rule currently in effect? Yes.
- 7) <u>Does this rulemaking contain an automatic repeal date?</u> No.
- 8) Does this rulemaking contain incorporations by reference? No.
- 9) Are there any other proposed amendments pending on this Part? No.
- 10) <u>Statement of Statewide Policy Objectives</u>: The rulemaking neither creates nor expands any State mandates.

11)

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit coments on this proposed rule may submit them in writing no later than 45 days after publication of this notice to:

Donna B. More
Chief Legal Counsel
Illinois Gaming Board
9511 W. Harrison
Des Plaines, Illinois 60016
(708) 294-4100

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

- Initial Regulatory Flexibility Analysis: 12)
- Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: 01-03-91 A)
- Types of small businesses affected: Any small business which operates or supplies a riverboat gaming operation. B
- Reporting, bookkeeping or other procedures required for compliance: General bookkeeping and application filing requirements applicable to applicants for licenses under the Act. ΰ
- Types of professional skills necessary for Compliance: Bookkeeping and accounting. 6

The Proposed Rules are identical to the Emergency Rules appearing in this issue of the Illinois Register, on page 11252

ILLINOIS REGISTER	DEPARTMENT OF CENTRAL MANAGEMENT SERVICES	NOTICE OF ADOPTED AMENDMENTS
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- Pay Plan The Heading of the Part: 7
- 80 Ill. Adm. Code 310 The Code Citation: 2
- Adopted Action: Amended 310. Appendix A, Table D 310. Appendix A, Table E 310. Appendix A, Table F 310. Appendix A, Table J 310. Appendix A, Table P 310. Appendix A, Table U Section Number 310.30 310.40 310.280 310.290 3
- Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2) 3
- July 19, 1991 Effective Date of Amendment: 3
- × No Yes Does this rulemaking contain an automatic repeal date? If 'yes", please specify date: 6
- Does this amendment contain incorporation by reference? No If 'yes', was a copy of the approval form issued by JCAR attached to this rulemaking? 2

These amendments do not contain any incorporations by reference.

- July 19, 1991 Date filed in Agency's Principle Office: 8
- March 29, 1991; Issue #13, 15 Ill. Reg. 4497

Notice of Proposal Published in Illinois Register:

6

- Reg. £ 111. Has JCAR issued a Statement of Objections to this rule?
 If answer is 'yes', please complete the following: A) Statement of Objection: 9
- Ill. Reg. (Issue Date) B) Agency Response:

(Issue Date)

C) Date Agency Response Submitted for Approval to JCAR?

9

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

11) Difference between proposal and final version:

The Joint Committee on Administrative Rules made the following rcommendations:

- Reinstitute the Fiscal Year 1991 rate changes in Section 310.280 and omit the title of Account Technician I as adopted in a previous filing to correct errors in this section. 7
- Affairs, and an Administrative Assistant IV under the Department of previous filing: Commerce and Community Affairs Program Executive and an Executive V under the Department of Commerce & Community To add the following positions in Section 310.280 as adopted in a Conservation. 2
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)

Yes.

Will these Amendments replace an emergency amendment currently in effect 13)

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Yes 14) Are there any amendments pending to this part?

Section Numbers	Proposed Action	Ill. Reg. Citation
310.450	Amended	15 111. Reg. 5147
310.530	Amended	(April. 12, 1991) 15 Ili. Reg. 5147 (April 12, 1991)
310.540	Amended	15 111. Reg. 5147
310. Appendix C	Amended	(April 12, 1991) 15 Ill. Reg. 5147 (April 12, 1993)
310. Appendix D	Amended	(April 12, 1991) 15 Ill. Reg. 5147 (April 12, 1991)
310.100	Amended	(April 12, 1991) 15 111. Reg. 6364
310.230	Amended	15 111. Reg. 6364
310.490	Amended	(ray 3, 1991) 15 111. Reg. 6364
		(May 3, 1991)

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

15) Summary and Purpose of Amendment:

In Sections 310.30, 310.40 and 310.320, the current edition of the Illinois Revised Statutes was updated from 1987 to 1989.

In Section 310.280, the Designated Rate Section was updated to include changes already approved by the Governor.

and Accounting and Fiscal Administration Career Trainee with the replacement of the AFACT title by the Revenue Auditor Trainee. The rate changes In Section 310.290, the revisions to the Out-of-State or Foreign Service Rate Section include the deletion of the titles of Account Technician I are the current Fiscal Year 1991 rates which were filed in a previous filing and serve to correct this section as recommended by the Joint Committee on Administrative Rules. In Section 310. Tables D, E and F, Teamsters' Local #726, 330 and 25, the rates for the Bridge Crew titles were corrected as outlined in the text. In Table F, the Highway Maintainer was corrected from \$2,708.00 to \$2,678.00.

In Section 310. Table J, RC-014 (Clerical Employees, AFSCME), the titles of Administrative Services Worker Trainee and the Clerical Trainee were

In Section 310. Table P, RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA), the salary range for the Drug Compliance Investigator was corrected from \$2,278.00-2,997.00 to \$2,833.00-3,789.00.

In Section 310. Table U, the collective bargaining schedule for the HR-010 (Teachers of the Deaf, Extracurricular Paid Activities) was revised to represent the extra-curricular activities and accompanied salaries for the 1989/90 and 1990/91 school year.

Information and questions regarding these adopted amendments shall be directed to: 16)

Department of Central Management Services Division of Technical Services Mr. Michael Murphy Address: Name:

504 William G. Stratton Building Springfield, Illinois

(217) 782-5601

The full text of the Adopted Amendment begins on the next page:

NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND POSITION CLASSIFICATIONS CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310 PAY PLAN

SUBPART A: NARRATIVE

Implementation of Pay Plan Changes, Effective July 1, 1990 Interpretation and Application of Pay Plan Reinstitution of Within Grade Salary Increases Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed) Conversion of Base Salary to Pay Period Units Conversion of Base Salary to Daily or Hourly Equivalents Policy and Responsibilities Other Pay Provisions Increases in Pay Decreases in Pay Effective Date Pay Schedules Definitions Jurisdiction Section 310.20 310.20 310.20 310.40 310.60 310.70 310.10 310.120 310.120 310.130

SUBPART B: SCHEDULE OF RATES

Amnual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections Excluded Classes Rate (Repealed) Part-Time Daily or Hourly Special Services Rate Out-of-State or Foreign Service Rate Member, Patient and Inmate Rate egislated and Contracted Rate Physician Specialist Rate Prevailing Rate Negotiated Rate Designated Rate Education Rate Introduction Trainee Rate Hourly Rate 310,205 310,210 310,220 310,220 310,260 310,260 310,260 310,200 310,200 310,300 310,300 310,300 310,300

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

SUBPART C: MERIT COMPENSATION SYSTEM

Jurisdiction Objectives Responsibilities Merit Compensation Salary Schedule Procedures for Determining Annual Merit Increases Intermittent Merit Increase Merit Zone Other Pay Increases Adjustment Decreases in Pay Other Pay Provisions Definitions Conversion of Base Salary to Pay Period Units Conversion of Base Salary to Daily or Hourly Equivalents Implementation Annual Merit Increase Guidechart for Fiscal Year 1991 Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)	Negotiated Rates of Pay HR-190 (Department of Central Management Services - State of Illinois Building - SEIU) HR-200 (Department of Labor - Chicago, Illinois - SEIU) HR-200 (Teamsters Local #726) HR-001 (Teamsters Local #726) HR-010 (Teamsters Local HZ) HR-010 (Teamsters Local HZ) HR-010 (Teamsters Local HZ) HR-010 (Teamsters and III) HR-011 (Teamsters and III) HR-012 (Hysician Rates, AFSCME) (Repealed) HR-013 (Meat Inspectors, ISEA) HR-014 (Residual Maintenance Workers, AFSCME) HR-015 (Fair Employment Practices Employees, SEIU) HR-010 (Teachers of Deaf, IFT)
Section 310.410 310.420 310.420 310.440 310.455 310.455 310.456 310.456 310.450 310.500 310.500 310.520 310.520	APPENDIX A TABLE B TABLE B TABLE C TABLE F TABLE G TABLE I TABLE I TABLE I TABLE I TABLE I TABLE N TABLE S TABLE N

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (III. Rev. Stat. 1989, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 III. Reg. 1558; emergency amendment at 8 III. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 III. Reg. 2440, effective February 15, 1984; emergency amendment at 8 III. Reg. 3248, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 III. Reg. 4249, effective maximum of 150 days; emergency amendment at 8 III. Reg. 17200, effective May 11, 1984, for a maximum of 150 days; emergency amendment at 8 III. Reg. 17200, effective July 1, 1984, for a maximum of 150 days; amended at 8 III. Reg. 12516, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 III. Reg. 12516, effective July 1, 1984, for a maximum of 150 days; amended at 8 III. Reg. 1537, effective August 13, 1984; emergency amendment at 8 III. Reg. 1537, effective August 13, 1984; emergency amendment at 8 III. Reg. 1537, effective August 13, 1984; emergency amendment at 9 III. Reg. 1330, effective October 10, 1984, for a maximum of 150 days; amended at 9 III. Reg. 21344, effective Junary 16, 1985, for a maximum of 150 days; amended at 9 III. Reg. 9231, effective March 12, 1985; emergency amendment at 9 III. Reg. 9410, effective March 12, 1985; or a maximum of 150 days; emergency amendment at 9 III. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 III. Reg. 9420, effective June 7, 1985; amended at 9 III. Reg. 9420, effective June 7, 1985; emergency amendment at 9 III. Reg. 1043, effective March 12, 1985, for a maximum of 150 days; emergency amendment at 1 III. Reg. 9420, effective June 7, 1985; amended at 9 III. Reg. 9420, effective June 7, 1985; emergency amendment at 9 III. Reg. 9420, effective June 24, 1985, for a maximum of 150 days; emergency amendment at 10 III. Reg. 3325, effective Juneary 24, 1986; emergency amendment at 10 III. Reg. 3320, effective Juneary 24, 1986; emergency amendment at 10 III. Reg. 3230, effective May 13, 1986; or a maximum of 10 III. Reg. 9320, effective May 13, 1986, for a maximum of 130

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

150 days; peremptory amendment at 10 111. Reg. 8928, effective May 13, 1986; emergency amendment at 10 111. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 111. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 111. Reg. 14867, effective August 26, 1986; amended at 10 111. Reg. 15567, effective September 17, 1986; emergency amendment at 10 111. Reg. 19132, effective october 28, 1986; peremptory amendment at 10 111. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 111. Reg. 21097, effective December 9, 1986; amended at 11 111. Reg. 648, effective February 27, 1987; peremptory amendment at 11 111. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 111. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 111. Reg. 6291, effective March 23, 1987; amended at 11 111. Reg. 5901, effective March 24, 1987; emergency amendment at 11 111. Reg. 8787, effective April 15, 1987; for a maximum of 150 days; emergency amendment at 11 111. Reg. 1988, for a maximum of 150 days; peremptory amendment at 12 III. Reg. 1336, effective July 27, 1988; corrected at 12 III. Reg. 1359; amended at 12 III. Reg. 14630, effective September 6, 1988; amended at 12 III. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 III. Reg. 20464, effective November 28, 1988; peremptory amendment at 13 III. Reg. 8080, effective May 10, 1989; amended at 13 III. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 III. Reg. 8970, effective May 30, 1989; peremptory amendment at 13 III. Reg. 10967, effective June 20, 1989; emergency amendment at 13 III. Reg. 10967, effective June 28, 1989; amended at 13 III. Reg. 11451, effective June 28, 1989; amended at 13 III. Reg. 11451, effective June 28, 1989; amendment at 13 III. Reg. 11854, effective June 28, 1989; amendment at 13 III. Reg. 11854, effective June 1989; for a maximum of 150 days; corrected at 13 III. Reg. 12647; peremptory amendment at 13 III. Reg. 12887, effective July 24, 1989; amended at 13 III. Reg. 12887, effective July 24, 1989; amended at 13 III. Reg. 12887, effective July 24, 1989;

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

III. Reg. 19221, effective December 12, 1989; amended at 14 III. Reg. 615, effective January 2, 1990; peremptory amendment at 14 III. Reg. 1627, effective January 11, 1990; amended at 14 III. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 III. Reg. 7652, effective May 7, 1990; amendment at 14 III. Reg. 10002, effective June 11, 1990; emergency amendment at 14 III. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 III. Reg. 14361, effective August 24, 1990; emergency amendment at 14 III. Reg. 1570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 III. Reg. 1602; peremptory amendment at 14 III. Reg. 17098, effective September 26, 1990; amended at 14 III. Reg. 1871, effective November 13, 1990; peremptory amendment at 14 III. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 III. Reg. 18854, effective January 7, 1991; amended at 15 III. Reg. 663, effective January 7, 1911; amended at 15 III. Reg. 18854, effective January 7, 1911; amended at 15 III. Reg. 18854, effective January 7, 1911; amended at 15 III. Reg. 1603, effective February 14, 1911; amended at 15 III. Reg. 1603, effective January 7, 17, 1911; amended at 15 III. Reg. 18854, effective January 7, 17, 1911; amended at 15 III. Reg. 18854, effective January 7, 17, 1911; amended at 15 III. Reg. 1603, effective January 7, 1911; amended at 15 III. Reg. 1603, effective January 7, 1911; amended at 15 III. Reg. 1604. at 15 III. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 III. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 III. Reg. 5465, effective April 2, 1991; emergency amendment at 15 III. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 11080, effective July 19 19 1991.

ILLINOIS RECISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310.30 Jurisdiction

be subject to the provisions of this Part unless specifically excluded now, or hereafter, under Section 4(c) (General Exemptions) or Section 4(d) (Partial Exemptions) of the Personnel Code (III. Rev. Stat. 1987 1989, ch. 127, pars. 63(b)101 et seq.) or other pertinent legislation. Those positions to which jurisdiction of the Personnel Code has been or may be later extended shall also be subject to the provisions of this Part. All positions of employment in the service of the State of Illinois shall

July 11080 , effective Amended at 15 Ill. Reg. 19 , 1991) (Source:

Section 310.40 Pay Schedules

The attached Schedule of Salary Grades (Appendix B), Schedule of Rates (Subpart B), Physician Administrator and Medical Facilities Administrator Rates (Appendix C) and the Merit Compensation System (Subpart C) are hereby made a part of this Part. Each employee subject to this Part, except those whose rates of pay is determined under the Schedule of Rates (Subpart B) or the Merit Compensation System (Subpart C) of this Part, or Section 8(a) of the Personnel Code (III. Rev. Stat. 1987 1989, ch. 127, par. 63(b)101 et seq.), shall be paid at a step in the appropriate salary grade in the Schedule of Salary Grades (Appendix B) for the class of positions in which he-she is employed.

July , effective Amended at 15 Ill. Reg. 11080 19 , 1991) (Source:

Section 310.280 Designated Rate

The rate of pay for a specific position or class of positions where it is deemed desirable to exclude such from the other requirements of this Pay Plan shall be only as designated by the Governor.

Annual Salary Department of Central Management Services (Pos. No. 45254-50-92-300-00-01) Banks and Trust Counission Technical Advisor IV

Annual Salary 31,896

Executive Press Photographer (Pos. No. 14000-37-05-000-00-36)

NOTICE OF ADOPTED AMENDMENTS

Annual Salary 53,172	Annual Salary 70,680	Annual Salary 71,184	Annual Salary 66,612 Annual Salary 60,000		Arrual Salary 54,024	Armual Salary 67,200 Armual Salary 69,528 64,644			Annual Salary		Annual Salary 72,600		Annual Salary	
Information System Specialist II (Pos. No. 21212-37-10-000-09-08)	Department of Commerce & Community Affairs Commerce & Community Affairs Program Executive (Pos. No. 08400-42-30-000-00-01)	Commerce & Community Affairs Program Executive (Pos. No. 08400-42-40-000-01)	Executive V (Pos. No. 13855-42-40-500-001)	Department of Conservation Administrative Assistant IV (Pos. No. 90504-12-00-000-40-02)	Executive III (Pos. No. 13853-12-31-600-00-01)	Executive V (Pos. No. 13855-12-33-000-00-01)	Health Care Cost Containment Council	Executive V (Pos. No. 13855-50-72-000-00-01)	Illinois Arts Council	Executive Director of the Illinois Arts Council (Pos. No. 13868-50-90-000-00-01)	Department of Insurance	Deputy Director (Pos. No. 12200-14-00-000-00-01)	Insurance Program Executive (Pos. No. 21676-14-30-000-00-01)	

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

bilities	Annual Salary 45,000	Annual Salary 90,000		70,008		62,769	Annual Salary 55,615	July
Department of Mental Health and Development Disabilities								s. 11080 , effective
Department of Mental Hea	Pharmacy Services Manager (Pos. No. 32015-22-59-914-10-01)	Physician Administrator II (Pos. No. 32212-22-15-600-00-01)	Department of Public Aid	Public Aid Program Executive II (Pos. No. 35889-33-00-000-00-51)	Department of State Police	Deputy Director (Pos. No. 12200-21-00-000-00-01)	Executive V (Pos. No. 13855-21-00-000-40-01)	(Source: Amended at 15 Ill. Reg

Section 310.290 Out-of-State or Foreign Service Rate

The rate of pay for employees occupying positions which require payment in accordance with the economic conditions and social legislation of another state or foreign country. An adjustment may be made to the salary of an employee stationed in a foreign country to compensate for a change in the currency exchange rate. The Director of the Department of Central Management Services will, before approving an adjustment, consider the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

Range	16642996
Effective Fiscal Year 1990 1991	18812370
Iltle	ecount-Technician-I (Al;-TK) (Ga;-NJ)

NOTICE OF ADOPTED AMENDMENTS

±9752527 22322856	25214365 2634 -4561	32685749 3415 -5998	2268 -3793	14982057 1566 -1934	16032010	18/0 -2101 18122272 1894 -2375		1,39 -2191 18812370 1966 -2477	28695857	28695716 3388 -5974	22672966	2562-3353 2562-3353 2678-3504
Accounting-and-Fiscal-Administration-Gareer-Trainee (83,-64,-1N,-1A,-KY,-MI,-MY,-M9,-NE,-NG,-MG,-4H, TX,-TX-and-WI) (64,-NJ)	Foreign Service Economic Development Executive I	Foreign Service Economic Development Executive II	Foreign Service Economic Development Representative	Office Assistant (Foreign Service)	Office Associate (OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, TX and WI)	(CA, NJ)	Office Coordinate (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, TX and WI)	(CA, NJ)	Revenue Audit Supervisor (OH, TX)	(CA, NJ)	Revenue Auditor I (OO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, TX and WI)	(CA, NJ)

ILLINOIS REGISTER

11092

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

25973298 2620 -3447 28343728 2961 -3896	27933768 2919 -3874 31584686 3299 -4897	1975 - 2527 2232 - 2856	30445411 3182 -5655 35976392 3597 -6392	36746544 3840 -6839	1642096 1739 -2191 18812370 1966 -2477	14982657 1566 -1934 16542893 1771 -2187
Revenue Auditor II (CO, CA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, TX and WI) (CA, NJ)	Revenue Auditor III (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, T., and WI) (CA, NJ)	Revenue Auditor Trainee (CO, CA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, TX and WI) (CA, NJ)	Revenue Assistant Audit Field Manager (OH, TX) (CA, NJ)	Revenue Field Audit Manager (NJ)	Tax Examiner (CO, CA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, TX and WI) (CA, NJ)	Tax Examiner Trainee (CO, GA, IN, IA, KY, MI, MN, MO, NE, NC, OH, IN, TX and WI) (CA, NJ)

, effective July (Source: Amended at 15 III. Reg. 11080

NOTICE OF ADOPTED AMENDMENTS

Section 310.320 Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections

As provided in P.A. 83-0941 and subject to Section 8a(2) of the Personnel Code (III. Rev. Stat. 1987 1989, ch. 127, par. 63b108a(2)), the State Board of Elections shall defermine the annual compensation of its Executive Director and Assistant Executive Director consistent with the following Annual Salary Equivalent to Salary Range MC-15 as set forth in 310.Appendix D Ω Equivalent to Salary Range MC-13 as set forth in 310.Appendix Assistant Executive Director Executive Director

effective July 11080 (Source: Amended at 15 Ill. Reg. , 1991) 19

Section 310. APPENDIX A Negotiated Rates of Pay

Section 310. TABLE D HR-001 (Teamsters Local #726)

Department of Transportation - Division of Highways - Emergency Patrol - Northeast Region - (Cook) F

July 1, 1990 Mo. Hr.	2753.00 15.82	2882.00 16.56	2697.00 15.50
		Lead Worker	
	Highway Maintainer	Highway Maintenance	Maintenance Worker

Department of Transportation - Division of Highways - Northeast Region - (Cook) B

July 1, 1990	Mo. Hr. 2777.00 15.96	2794.44 16.06 2794.40		2695-26 15.49	2695.40
	Heavy Construction Equipment Operator	Heavy Construction Equipment Operator (Bridge Crew)	Highway Maintainer	Highway Maintainer (Bridge Crew)	

TILINOIS REGISTER

11094

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

16.13 16.23	16.42	16.52	14.86 15.07	- (Cook)	1990 15.39 14.55
2807.00	2824.40 2857.00	28 74-48 2874.40	2586.00 2622.00	st Region -	July 1, 1990 Mo. HE 2678.00 15. 2531.00 14.
Highway Maintenance Laborer Highway Maintenance Lead Worker Highway Maintenance Lead Worker	(Bridge Crew) Highway Maintenance Lead Worker (Lead Lead Worker)	Highway Maintenance Lead Worker (Lead Lead Worker - Bridge Crew)	Laborer (Maintenance) Maintenance Worker	C) Department of Public Health - Northeast Region - (Cook)	Maintenance Equipment Operator Maintenance Worker

Department of Mental Health & Developmental Disabilities, Northeast Region - (Cook) 合

July 1, 1990	Mo.	2678.00 15.39	
	Grounds Lead Worker	Maintenance Equipment Operator	Maintenance Worker

Departments of Children & Family Services, Employment Security, and Public Aid -- Northeast Region - (Cook) 亩

12	15.39	
July 1, 1990	2678.00	
	Operator	
	Equipment Operator	
	Maintenance	

July 19 (Source: Amended at 15 Ill. Reg. 11080, effective 1991)

Section 310.TABLE E RC-020 (Teamsters Local #330)

Departments of Children & Family Services, Corrections, Employment Security, Mental Health & Developmental Disabilities - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) Ŧ

July 1, 1990 Mo. Hr. 2678.00 15.39	
Maintenance Equipment Operator	

NOTICE OF ADOPTED AMENDMENTS

Department of Transportation - Division of Highways - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) B

July 1, 1990	Mo. Hr. 27II.00 15.58	2510.00 14.43	•	2695 . 26 15.49	2695.40	2807.00 16.13	2824-02 16.23	2824.40		2416.00 13.89	2642.00 15.18	_	_				2460.00 14.14	
	Bridge Mechanic	Bridge Tender	Highway Maintainer	Highway Maintainer (Bridge Crew)		Highway Maintenance Lead Worker	Highway Maintenance Lead Worker	(Bridge Crew)	Janitor I	Janitor II	Labor Maintenance Lead Worker	Laborer (Maintenance)	Maintenance Worker	Power Shovel Operator	(Maintenance)	Security Guard I	Security Quard II	Silk Screen Operator

Department of Central Management Services - Division of Vehicles (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) ତ

July 1, 1990

ᆂ	.E.	13.89	15.39	15.07	13.86	14.14	
چ	2385.00	2416.00	2678.00	2622.00	2412.00	2460.00	
	Janitor I	Janitor II	Maintenance Equipment Operator	Maintenance Worker	Security Guard I	Security Guard II	•

July 19 , effective 11080 (Source: Amended at 15 Ill. Reg. 1991)

ILLINOIS REGISTER

11096

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310.TABLE F RC-019 (Teamsters Local #25)

Department of Transportation - Division of Highways - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) (F)

1, 1				2695.40 15.49		2385.00 13.71			2586.00 14.86		2622.00 15.07		2412 00 13.86		2460.00 14.14		2782.00 15.99
	Bridge Tender Deck Hand	rerry operator 11 Highway Maintainer	(Bridge Crew)	Highway Maintenance Look Morker	Highway Maintenance Lead Worker	(Bridge Grew) Janitor I	(including Office of Administration)	(including Office of Administration)	Laborer (Maintenance)	Labor Maintenance Lead Worker	Maintenance Worker	(including Office of Administration)	(raintenance)	ice of Administration)	Security Guard II	(including Office of Administration)	Silk Screen Operator

Department of Central Management Services - Division of Vehicles - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) B

14.14
2460.00
я П
Security Guard

NOTICE OF ADOPTED AMENDMENTS

Department of Mental Health & Developmental Disabilities - Lincoln Developmental Center ට

July 1, 1990

14.86 Mo. 2586.00

Laborer (Maintenance)

Departments of Children & Family Services, Corrections, Employment Security, State Police, Mental Health & Developmental Disabilities, Public Aid, Veterans' Affairs - Downstate - (Ail Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) **合**

다. 33 July 1, 1990 Mo. Hr. 2678.00 15.39

Maintenance Equipment Operator

Department of Transportation - Division of Highways - Energency Patrol - District #8

臼

Highway Maintainer Highway Maintenance Lead Worker

15.82 16.56 July 1, 1990 Mo. Hr. 2753.00 15.82 2882.00 16.56

> Department of Conservation 됴

July 1, 1990 Mo. Hr. 2728.00 15.68 Power Shovel Operator (Maintenance)

effective 11080 (Source: Amended at 15 Ill. Reg. (1661, 61

Section 310.TABLE J RC-014 (Clerical Employees, AFSCME)

Effective -- July-1,-1989

			±-8	S-T-E-P-S			
	1	2	-3		4	12	7
ACCOUNTCLEDK-I	1361	1202-	1246-	1280-	1421-	1361-1202-1366-1380-1631-1673-1	
ACOMPT THE PARTY IT	1071	000) 	1007	11011	1111	Η,
ACCOUNT-CERNA-II	14404	-+374-	-1444-	ーキャンピー	-4964-	ナーードウンサーード サイフィー・ドイン アー・ドランド・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	Ŧ
AGGORNT-TECHNICIAN-I	-£77t	-1501-	-1560-	-1615-	-1676-	1775125112601612162716	7
ACCOUNT TECHNICIAN II	1560	1637	1605	1767	2001	1500 1607 1500 1507 1000 1000 17	-
DOGGOT TEGUNIATION	DOCI	TEGOTE	-1073-	HADAH	-1027-	ーエのソビー	H
ABJUDIGATIVE-SERVIGES-ASSISTANT	1347-	-1394-	-3445-	-1495-	-1541-	1347139414421492154115911 (Ŧ
AFRERAFT-BISPATCHER	1643	-5121-	-9224-	-1881-	-6161-	1643171217781851191919092	Ġ
ATBCBAET-LEAD-DICDATCHED	1707	7201	1054	1706	21.00	2 2/2 /2/2 1906 - 7301 - 7281 - 2021	ic
WHICH AND PROPERTY	E727=	I E G 7 G I	11771		LETEG		Ņ
AUDIO UTSUAL TECUMICIAN I	1202	124Z	1201	142Z	1482	1202127130117621168315311	7
I DITCH TERRITION I	1	5	17771	- / 6 + 7 -	1	LICCIL	H

646 644 644 646 646 646 646

S. Moor

ILLINOIS REGISTER

11098

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

AUDIO VISUAL-TECHNICIAN - II BOCKKEEPING-MACHINE-OPENATOR - I BOCKKEEPING-MACHINE-OPENATOR - II BUCK-ISSICIANE BUYER-ASSICIANE CHEK-ISSUANEE-MACHINE-OPENATOR CHMUNICATION - EQUINENT-TECH-I	144715011560 115411861219 121912611301 130313471391 150315671625 14471501 14471501 13941447 1206921672268 229924152529	1615-1676-1734-1260-1239-1331-1339-12383-1522-1437-1531-1555-1559-1559-1559-15559-15645-15559-15645-1555-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-15645-15559-156459-15559-15645-15559-15645-15559-15645-15559-15645-15559-156459-15659-156459-15559-156459-15559-156459-15559-156459-15559-15645
COMMUNICATION - EQUIDMY - TECH - 111 COURT - REPORTER BATA - FROCESSING - ASSISTANT BATA - FROCESSING - OPERATOR BATA - FROCESSING - OPERATOR BATA - FROCESSING - OPERATOR FRAFTING - WOWLER ELECTRONIC - EQUIPMENT INSTALLER - EFFAIRER		27972918-3937- 2133-2221-2394- 1437-1483-1531- 1339-1383-1422- 1260-1296-1331- 1764-1829-1892-
ELECTRONIC - REPLINER INSTALLER - REPAIRER - LEADARKER ELECTRONICS - TECHNICIAN ENGINERING - TECHNICIAN - I ENGINERING - TECHNICIAN - II ENGURING - GRRESPONDENT EXECUTIVE - SEGRETARY - II FINE - PROTECTION - CRAVICE - COORD - I FINE - PROTECTION - CRAVICE - COORD - I	1643-1712-1778-1851 1877-1965-2049-2133 1593-1567-1625-1687 1714-1787-1863-1938 1593-1567-1625-1687 1593-1567-1625-1687	
GRAPHIC-ARTS - DESIGNER GRAPHIC-ARTS - TEGINIGIAN INDUSTRIAL - COPPLISSION-REPORTER INDUSTRIAL - COPPLISSION-TEGIN INDUSTRIAL - CAPPLISSION-TEGIN INSURANCE - ANALYST - II INSURANCE - ANALYST - II INSURANCE - ANALYST - TRAINEE INTERHITTENT - GLERK ILIBRAPY - ALDE - II ILIBRAPY - ALDE - II ILIBRAPY - ALDE - II ILIBRAPY - TEGINICAL ASSISTANT	1797187619542041- 1643171217781851- 1568163415691764- 1568163415691615- 1643177818511865186518651865186518651865186518651869	941 - 2120 - 2201 - 3251 - 1919 - 191
LICENCINC CALLITY ASSURANCE ANALYST MICROFILM LABORATORY TECH-II MICROFILM ADDRATORY II MICROFILM OPRATOR II MICROFILM OPRATOR II MICROFILM OPRATOR III MICROFILM SAFETY DERGENCY RESPONSE TECH-II NUCLEAR SAFETY DERGENCY RESPONSE TECH-II	44715011562 44715941442- 44715911566- 21912611391- 39414471499- 64317121778- 87719652049-	1546-1734- 1541-1534- 1383-1422- 1483-1422- 1486-1669- 1696-1669- 1919-1999-

NOTICE OF ADOPTED AMENDMENTS

NUCLEAR -SAFETY -MACHINE -OPERATOR	2186-	-5286-	-2392-	-3500-	-3604-	-2707-	-2868	
NHGLEAR -SAFETY - TECHNICIAN - I	1643-	+2+5	-1778-		1	- 1	2102	
MICLEAR-SAFETY-TECHNICIAN-II	1877	•	2000		2221		1776-	
NUCLEAR CAFFEY TECHNICIAN III	0010	- 1	2202	2500		2202	2060	
OFFICE AIDE	1157		1910	1000		1001	7007	
OFFICE-ALDE	FEDE		TEET		1200	11001-	1004	
OFFICE-ASS ESTANT	+303-		+394-	-1497-	3 17	1591	9±9±-	
OFFEGE-ASSOCIATE	1394-	F3045445-	-1499-	1555-	1666	1669-	-1748	
OFFICE-GLERK	-6 424	15191561-	+36+	133 9	1383	1455-	-1495	
OFFEGE-GOORDENATOR	7447	14471501-	-1566-	161 5	3676		-1823	
PHOTOGRAPHER-I	1568-	- 1	-1695-	-7921	-1830-	- 1	266t-	
PHOTOGRAPHER-II	1797		19067561-	- 1	19669616-		-2228	
PHOTOGRAPHER-III	1877-	i	20,0		-2221-		1772	
PHOTOGRAPHIG-TECHNICIAN-I	1.568		-1695-		1830-		1001-	
PHOTOGRAPHIG-TECHNICIAN-II	1797	17971876-	1954-	1954204121202201	-3120-		2328	
PHOTOGRAPHIG-TEGHNIGIAN-III	1877-		-5076-	2133-	70251225-	•	1776-	
PROCUREMENT-REPRESENTATIVE	-5444		-1569-	-1615-	-16761734		-1823	
PROPERTY-&-SUPPLY-GLERK-I	1219-		-6621-		-13741417		9671-	
PROPERTY-&-SUPPLY-GLERK-II	1299-	- 1	1388-	-1430-			-1592	
PROPERTY-TAX-EXAMENER	1647	095110512771	-1569-	161516161516	-1676-		1822	Ī
REHABILITATION-CASE-COORD-I	1247	242-1294-	-5771-	1402-	1541-1501		1622	
BEHABILITATION-CASE-COORD-II	1643-	- 1	1566		16261236		1022	
PERSONNELION-SERVICE-TECH-I	1361		1246	-13661380-	16211622		7751	
PERDONICATION CERVICE TECH II	1677	16471501-	1560		1675	172/-	1022	
DEDOONICHTON CEDVICE TECH III	1560	1568 1636 1606 1766 1000	1605	176/	1000	1001	1007	
CARTITY DECIDING TOTAL TITY ANALYSIS I	1000	F000	-1070-		-1027	1072	1477	
CARTER - RECTOROTES - FARTING - F	1	1	1200		-1010 1000	-4464-	-1853	
SAFETT-KESPONSTBLE-ANALIST-TT	100	i	-+++8+85+	-1691-	+2+2		-2105	
SECURETED - ANALYST	1563	15831567-	-4625-		174		666	
S-tokekereker-t	+494	14371498-			-16571713	1	-1866	
FF-HELENENS	1547	1547161516771741	-1677-		-18631867	-1867-	-1971	
STORES-CLERK	1258-	12581299-	- 1 338-		-14541466	-994-	1539	
SWITCHBOARD-OPERATOR-I	1219-	15191561-	1361	1336-	1383	-1455-	-1495	
SWITCHBOARD-OPERATOR-II	1363	3031347-	-1391-	13911437		1531-	-1610	
TAX-EXAMENER	1447-	1447150115601615-	-1566-	-1615-	-1676	-1734-	-1853	
TAX-EXAMENER-TRAENEE	1 303-	303134713911437-	-1391-	-1437-	-1483		-1610	
TAXPAYER-SERVICE-REP-I	1561-	126113 83-		-1389-	-1431		-1546	
TAXPAYER-SERVICE-REP-II	1 394-	3941447-	-6647	-1555-	-9091-	1669-	-1748	
TAXPAYER-SERVICE-REP-III	1568-	16341695	-1695-	3764-	-18291892		-1997	
TELECOMMUNICATIONS-FIELD-ADV	m.	\$965	-5046-	2133-	-2221-	5304-	-2443	
TELECOMMUNICATIONS - ABVISOR	5969-	4	-5568-	-5363-	-542-	-2559-	-2712	
LEADWORKER					<u>}</u>		i	
TELECRAPHINECATOR	1643-	1715-	-1778-	1881	19191990	-1664-	-21-02	
TELECOMMUNECATOR-LEADMORKER	1797-	1797187619542 04 121292291	-1954-	-5043-	-5150-	•	-5358	
TELECOMUNICATOR - TRAINEE	15 83-	15831567-	1 625-	168717461810	-3746-		-1989	
VEHEGEE-PERMET-EVALUATOR	¥568-	156816341695	- 1 695-	1364	-18291892	•	-1997	
VETERANS-SERVICE-OFFICER-ASSOC	1347-	-1394-	-3445-		-1541-		-1677	

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

91

NOTICE OF ADOPTED AMENDMENTS

Effective:--September-1,-1989

S-T-E-P-S	123455	1714178718631938201220892208	1877196526492133222123642441	
		TELEGOAMUNI GATOR - COMMAND - GENTER	TELEGOMMUNICATOR-LEAD-WORKER-	COMMAND-CENTER

Effective: July 1, 1990

								•																										
	7	1616	1752	1905	2087	1752	1457	2197	2433	1682	1905	1457	1562	1682	1995	1905		1827	2834	3184	3369	2551	1682	1562	1457	2087	1995	200	7617	2551	1995	2307	2695	1995
	9	1539	1663	1812	1977	1663	1391	2080	2300	1600	1812	1391	1486	1600	1891	1812		1735	2674	3002	3174	2408	1600	1486	1391	1977	1891	0	7007	2408	1891	2183	2544	1891
S	S	1495	1610	1751	1911	1610	1354	2005	2215	1550	1751	1354	1445	1550	1825	1751		1678	2570	2881	3049	2321	1550	1445	1354	1911	1825	,	2002	2321	1825	2103	2446	1825
I E P	7	1452	1559	1688	1843	1559	1317	1934	2133	1502	1688	1317	1399	1502	1763	1688		1625	5469	2764	2923	2229	1502	1399	1317	1843	1763	,001	1954	2229	1763	2025	2348	1763
Ś	ო	1407	1507	1630	1771	1507	1274	1858	2042	1454	1630	1274	1360	1454	1698	1630		1566	2370	2643	2790	2141	1454	1360	1274	1771	1698	0	1828	2141	1698	1947	2255	1698
	7	1362	1457	1569	1708	1457	1239	1789	1960	1408	1569	1239	1318	1408	1638	1569		1512	2265	2524	2665	2053	1408	1318	1239	1708	1638		1/89	2053	1638	1867	2156	1638
		1318	1408	1512	1639	1408	1206	1717	1878	1362	1512	1206	1274	1362	1571	1512	Ħ	1457	21.62	2402	2538	1961	1362	1274	1206	1639	1571	į	1/1/	1961	1571	1791	2060	1571
		_	_	ACCOUNT TECHNICIAN I	ACCOUNT TECHNICIAN II	ADJUDICATIVE SERVICES ASSISTANT	ADMINISTRATIVE SERVICES WORKER TR	AIRCRAFT DISPATCHER	AIRCRAFT LEAD DISPATCHER	AUDIO VISUAL TECHNICIAN I	AUDIO VISUAL TECHNICIAN II	BOOKKEEPING MACHINE OPERATOR I	BOOKKEEPING MACHINE OPERATOR II	BOOKKEEPING MACHINE OPERATOR III	BUYER ASSISTANT	CHECK ISSUANCE MACHINE OPERATOR	CLERICAL TRAINEE	COMMUNICATION DISPATCHER	COMMUNICATION EQUIPMENT TECH I		COMMUNICATION EQUIPMENT TECH III		DATA PROCESSING ASSISTANT	DATA PROCESSING OPERATOR	DATA PROCESSING OPERATOR TRAINEE	DRAFTING WORKER	ELECTRONIC EQUIPMENT	INSTALLER-REPAIRER	FLECTRONIC BOULPMENT		ENGINEERING TECHNICIAN I	TECHNICIAN		EXECUTIVE CORRESPONDENT

NOTICE OF ALUPTED AMENUMENTS

AMENITMENTS
DIED AME
NOTIFICE OF ADDRESS
NOTE

1512 1717 1717 1502 1617 1315 1316 1362 1512 1639 1639	1717 1717 1791 1878 1961 1571 1571 1408	1108 profes:	e: Ju 1 1717 1878 1717 1717 1274 2060 2278 1961
SAFETY RESPONSIBILITY ANALYST I SAFETY RESPONSIBILITY ANALYST II SCURITIES ANALYST STOREKEEPR I STOREKEEPR II STOREKEEPR II STOREKEEPR II STOREKEEPR II STOREKEEPR II TAXEKAPUR II TAX EXAMINER TAX EXAMINER TAX EXAMINER TAXEXYER SERVICE REP II TAXPAYER SERVICE REP II TAXPAYER SERVICE REP II TELECOMMUNICATIONS FIELD ADVISOR THE ECOMMUNICATIONS FIELD ADVISOR	LEADWRKER TELECOMMINICATOR TELECOMMINICATOR COMMAND CENTER TELECOMMINICATOR LEADWORKER TELECOMMINICATOR LEADWORKER- COMMAND CENTER TELECOMMINICATOR TRAINEE VEHICLE PERMIT EVALUATOR VETERANS SERVICE OFFICER ASSOC	(Source: Amended at 15 III. Reg. 1108. 1991) Section 310.TABLE P RC-029 (Paraprofes: Enforcement Employees, ISEA)	Effective: AGRICULTURAL FRODUCTS PROWOTER 11 ANDAL SAUMAL REDECTOR 11 INVESTIGATOR AND MELEARE INSPECTOR 11 APLARY INSPECTOR 1 ARSON INVESTIGATOR 1 ARSON INVESTIGATOR 1 BREATH ALCOHOL ANALYSIS 11 TECHNICIAN COMMERCE COMM. POLICE OFFICER 1
		-	
2087 2307 2433 2197 2695 2087 1905 11752 11509 1616 1995	1752 1905 1562 1682 1827 2197 2551	2997 2197 2551 2997 1457 1682 1827 1562	1905 2087 2087 2433 2551 2087 1905 11752 11752 11905 11752 11905 11905
1977 2183 2300 2080 2544 1977 1812 2080 1643 11436 11436	1663 1812 1486 1600 1735 2080	2829 2080 2408 2829 1391 1600 1735 1486	1812 1977 2408 1977 1977 1812 1481 1587 1812 1613 1812 1812 1812 1977
1911 2103 2215 2215 2205 2446 1911 1751 2005 1610 8.34 11395 11495 11495	1610 1751 1445 1550 1678 2005 2321	2721 2005 2321 2721 1354 1550 1678 1445	1751 1911 2215 2321 1911 1751 1436 1539 1151 1610 1751 1751 1751 1751
1843 2025 2025 2133 1934 1843 1688 1934 11559 11452 11763	1559 1688 1399 1502 1625 1934 2229	2613 1934 2229 2613 1317 1502 1625 1399	1688 2229 2229 2229 2229 1688 1688 1688 1688 1688 1688 1688
1771 1947 1858 1858 1771 1771 1630 1858 11318 1407 1698		2500 1858 2141 2500 1274 1454 1366	
1708 1867 1960 1789 1789 1789 1789 1789 1789 1789 1789	1457 1569 1318 1408 1512 1789 1789 2053	2389 1789 2053 2389 1239 1408 1512 1318	
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EXECUTIVE SECRETARY I FIRE PROTECTION SERVICE COORD I GRAPHIC ARTS DESIGNER GRAPHIC ARTS TECHNICIAN INDUSTRIAL COPPLISSION REPORTER INDUSTRIAL COPPLISSION TECHNICIAN INSURANCE ANALYST I INSURANCE ANALYST II INSURANCE ANALYST TI INTERNITIENT CIENK INTERNITIENT CIENK ILIBRARY ALDE II LIBRARY ALDE II LIBRARY ALDE II LIBRARY ALDE II LIBRARY TECHNICAL ASSISTANT	LABORATORY TECH I LABORATORY TECH II OPERATOR I OPERATOR II OPERATOR III APETY EMERGENCY E TECH I AFETY EMERGENCY E TECH I E TECH II	HINE OPFRATOR HATCIAN I HNICIAN II HNICIAN III	OFFICE COXEDINATOR HOTOCRAPHER II PHOTOCRAPHER III PHOTOCRAPHIC TECHNICIAN I PHOTOCRAPHIC TECHNICIAN II PHOTOCRAPHIC TECHNICIAN II PHOTOCRAPHIC TECHNICIAN III REPRODUCTION SERVICE TECHNICIAN III REPRODUCTION SERVICE TECHNICIAN III REPRODUCTION SERVICE TECHNICIAN III

ILLINOIS REGISTER

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

1905	1995	2060	1608	1562	1682	1905	1682	1616	1827	2087	2551	2834		2197	2307	2433	2551	1995	2087	1752		
1812	1891	1951	1532	1486	1600	1812	1600	1539	1735	1977	2408	2674		2080	2183	2300	2408	1891	1977	1663		
1751 2005	1825	1884	1488	1445	1550	1751	1550	1495	1678	1911	2321	2570		2005	2103	2215	2321	1825	1911	1610	July	
1688 1934	1763	1819	1443	1399	1502	1688	1502	1452	1625	1843	2229	2469		1934	2025	2133	2229	1763	1843	1559		
1630	1698	1752	1398	1360	1454	1630	1454	1407	1566	1771	2141	2370		1858	1947	2042	2141	1698	1771	1507	effective	
1569	1638	1688	1357	1318	1408	1569	1408	1362	1512	1708	2053	2265		1789	1867	1960	2053	1638	1708	1457	0	
1512	1571	1617	1315	1274	1362	1512	1362	1318	1457	1639	1961	2162		1717	1791	1878	1961	1571	1639	1408	11080	
SAFETY RESPONSIBILITY ANALYST I SAFETY RESPONSIBILITY ANALYST II		STOREGEEPER II	STORES CLERK	SWITCHBOARD OPERATOR I	SWITCHBOARD OPERATOR II	TAX EXAMINER	NER TRAI	SERVICE	TAXPAYER SERVICE REP II	TAXPAYER SERVICE REP III	TELECOMMUNICATIONS FIELD ADVISOR	TELECOMMUNICATIONS ADVISOR	LEADWORKER	TELECOMMUNICATOR	Ÿ	TELECOMMUNICATOR LEADWORKER	TELECOMMUNICATOR LEADWORKER- COMMAND CENTER	TELECOMMUNICATOR TRAINEE	VEHICLE PERMIT EVALUATOR	VETERANS SERVICE OFFICER ASSOC	(Source: Amended at 15 Ill. Reg.	

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		197	433	197	197	562	2692	266	551		5692
	' -	2080 2		•	•		2544 2	•	•		2544 2
	_	2005					2446				2446
E P S	7	1934	2133	1934	1934	1399	2348	2613	2229		2348
ST	m	1858	2042	1858	1858	1360	2255	2500	2141		2255
		1789		1789	1789	1318	2156	2389	2053		2156
	-	1717	1878	1717	1717	1274	2060	2278	1961		2060
		ACRICULTURAL PRODUCTS PROMOTER	ANIMAL & ANIMAL PRODUCTS TABLESTICATOR	ANIMAL HEALTH INSPECTOR		APLARY INSPECTOR	ARSON INVESTIGATOR I	ARSON INVESTIGATOR II	BREATH ALCOHOL ANALYSIS	TECHNICIAN	COMMERCE COMM. POLICE OFFICER I

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

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2829 1891 2674		2408	2544	- 2829 3568	1891	2080	1735			2408	2408	2183	2408	1735	1539	1977		19//		2408	2183	2183	2544	1663	1977	2408 2674
2721 1825 2570	2103	2321	2446	-27213424	1825	2005	1678	1825	2103	2321	2321	2103	2321	1678	1495	1978	1610	1911	2215	2321	2103	2103	2446	1610	1911	2321 2570
2613 1763 2469	2025	2229	2348	- 2613 3273	1763	1934	1625	1763 1934	2025	2025	2229	2025	2229	1625	1452	1843	1559	1843	2133	2229	2025	507	2348	1559	1843	2229 2469
2500 1698 2370	1947	2141	2255	-25003127	1698	1858	1566	1698 1858	1947	2141 1947	2141	1947	2141	1566	1407	1771	1507	1771	2042	2141	1947	194/	2255	1507	1771	2141 2370
2389 1638 2265	1867	2053	2156	-2389 2980	1638	1789	1512	1638	1867	2053	2053	1867	2053	1512	1362	1708	1457	1708	1960	2053	1867	186/	2156	1457	1708	2053 2265
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COMMERCE COMM. POLICE OFFICER II COMMODITIES INSPECTOR CONSERVATION POLICE OFFICER I*		DANGEROUS DRUGS COMPLIANCE OFFICER II	DANGEROUS DRUGS COMPLIANCE OFFICER III		ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II		FINGERPRINT TECHNICIAN II FINGERPRINT TECHNICIAN III	INVESTIGATOR I	FIRE INVESTIGATOR II FIRE TREVENTION EDUCATION	OFFICER 1 FIRE PREVENTION EDUCATION OFFICER 11	ION INSPECTOR	FIRE PREVENTION INSPECTOR II	GRAIN SAMPLER	GUARD I			LICENSING INVESTIGATOR I		LICENSING INVESTIGATOR III	LIQUE COURCE SPECIAL AGENT I	POICK CARRIER ENFORCEMENT OFFICER I	MOTOR CARRIER ENFORCEMENT	MOTORIST ASSISTANCE SPECIALIST	PERSONAL PROPERTY WAREHOUSE EXAMINER	PLANT & PESTICIDE SPECIALIST I PLANT & PESTICIDE SPECIALIST II

2997 2695 2997 2997 3389 3789 2197 2197 2087 2087 2197 2197 2197 2197 2551 2829 2544 2829 2829 3174 3174 2080 2080 2080 2080 1173 1181 2080 DEPARTMENT OF CENTRAL MANAGEMENT SERVICES 2613 2348 2613 2613 2613 2023 3273 1934 1934 1934 1625 1934 NOTICE OF ADOPTED AMENDMENTS 2500 2255 2255 2500 2790 3127 11858 11858 11771 11771 11858 11866 11630 2389 2156 2156 2389 2389 2665 2980 1789 1789 1789 1789 1789 2278 2060 2278 2278 2538 2833 1717 1717 1717 1639 1717 1457 POLICE OFFICER I
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SECURITY OFFICER
SECURITY OFFICER SERGEANT
SEED ANALYST I
SEED ANALYST II
STEE SECURITY OFFICER
TRUCK WEIGHING INSPECTOR
VEHICLE EMISSIONS COMPLIANCE PLUMBING INSPECTOR OFFICER

2197

3184 2197 2551 2834 2633 2834

25 YRS 3,722 10 YRS 15 YRS 17.5 YRS 20 YRS 3,064 3,216 3,376 3,547 *CONSERVATION POLICE OFFICER I

25 YRS 3,811 *CONSERVATION POLLCE OFFICER II LONGEVITY BONUS RATES 10 YRS 15 YRS 17.5 YRS 20 YRS 3,150 3,302 3,462 3,633 Effective: December 16, 1990

28.24
2300 2674
2215 2570
2133 2469
2042 2370
1960 2265
1878 2162
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Inspector Inspector
Explosives Explosives

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July , effective 11080 Amended at 15 Ill. Reg. (1661, 61 (Source:

NOTICE OF ADOPTED AMENDMENTS

Deaf, Extracurricular Paid	
s of I	itles,
(Teacher	Activ
HR-010 (T	
ection 310.TABLE U	

Effective August,-1988 te-June,-1989	\$1.750.00	4,750.00	1, 956 . 99	£-750-00	£-956-99	1,956.99	£-056-00	619-649	619-00	1,750-00	1-956-00	350-00	£;756:00	1,956.99	583-00	583÷66	350-00	583÷99 350÷99
Effective August,-1987 te-June,-1988	\$ 1,620.00	1,620-00	978-99	£;620:00	978-99	978-99	9 18-00	573-00	573-00	1,620,00	978-99	324-00	1,620.00	978-99	946-66	540-00	324-99	540-00 324-00
. Age	¢.	Head-Goach	Assistant (High-Schoot)	Head-Goach	Assistant Assistant	thigh-sembory Goach (Junior-High-Sembol)	Head-Goach	Assistant Assistant	<pre>thigh-behoot; Goach {Junior-High-School}</pre>	Head-Goach	Assistant Assistant (utol.Soles)	<pre>chigh-sensory Goach {Junior-High-Sehoot}</pre>	Head-Goach	thigh-sensory Assistant (High-Sehool)			r <u>t</u> sor	(High-Sehool) (Junior-High-Sehool)
	Athletic-Birector	Football		Basketball			Track			Volleyball			Wresting		Senier-Glass-Advisor	Junior-Glass-Advisor	Student-Government-Advisor	Greer leader-Advisor

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Cheer teader-Speech	(Junier-High-School)	324-00	350-00
GAES		432-00	66-197
Juntor-NAB		432-00	767-00
Secuts	Girls-and-Boys Gabs-and-Brownies	324-00 324-00	350-00 350-00
Branatics	Greative High-School Junior-High-School	324-00 324-00 324-00	359-99 359-99 359-99
Publite-Speaking		324-00	359-00
Vocational-Glub		432-00	66-197
Sewing-Glub		.354+00	350-00
Bance-Glub		324-90	350-00
Atateen		324-00	350-00
High-Sehoot-Yearbook	*	216-99	233-00
Illinois-Advance		81-90	87-00
Scorekeepers-and Timers-(Per-Event)	Footbail Basketbail Voiteybail Wrestling	85.49 85.40 85.40	24-98 24-98 19-99 24-99
Ticket-Sellers-and-Takers-(Per-Event)	kers-(Per-Event)	15-00	14-00

If management restablishes-any new activities; the Union and the Administration-shall-negotiate-the-working-conditions and compensation of the new activity.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES	NOTICE OF ADOPTED AMENDMENTS

Effective August, 1989 to June, 1990	001) 1,825 Nach 1,150	ad Coach (High School) sistant Coach (High School) ach (Tunior High School)	1,150 1,15	1,825 1,150 1,15	ool) sach sol) 1,825 sol) 1,150 gh School) gh School) sach sach sach 550	$\frac{1,050}{1,050}$
	Football Head Coach (High School) Assistant Coach (High School)	Basketball (High School) Assistant Coach (High School) Coach (Oach (Junior High	Track Head Coach (High School) Assistant Coach (High School) Head Coach (Junior High Sasistant Coach (Junior High Sasistant Coach)	Wolleyball	Head Coach	Senior Class Advisor Junior Class Advisor

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SERVICES	Ç.
MANAGEMENT	AMENDMENTS
CENTRAL	NOTICE OF ADOPTED
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650 475 550	525	425	425	425	425	425	425	525	425	425	250	250	525	<u>@</u>	181388	16
(High School) (Junior High School)		Girls and Boys Oubs and Brownies		Creative											Football Basketball Volleyball Wrestling	ers (Per Event)
Cheerleader Advisor	Junior NAD	Scouts	ABC Reading	Dramatics	Interpreter	Public Speaking	Usher's Syndrome	Computer Club	Dance Club	Sewing Club	Vocational Club	Alateen	High School Yearbook	Illinois Advance	Scorekeepers and Timers (Per Event)	Ticket Sellers and Takers (Per Event)

If management establishes any new activities, the Union and the Administration shall negotiate the working conditions and compensation of the new activity.

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ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Cheerl	GALS	Creati Dance	Studen Public ABC Re-	Special Scouts Scorek	Ticket If man strati	(Source
Effective August, 1990 to June, 1991	1,898 1,196	1,898 1,196 1,196	1,196 754 1,196	1,898 1,196 1,196 754	1,898 1,196 1,196 754	1,898
	Head Coach (High School) Assistant Coach (High School)	Head Coach (High School) Assistant Coach (High School) Coach (Junior High School)	Head Coach (High School) Assistant Coach (High School) Head Coach (Junior High School) Assistant Coach (Junior High School)	Head Coach (High School) Assistant Coach (High School) Head Coach (Junior High School) Assistant Coach (Junior High School)	Head Coach (High School) Assistant Coach (High School) Head Coach (Junior High School) Assistant Coach (Junior High School)	
	Football	Basketball	<u>Track</u>	Volleyball	Wrestling	Senior Class Sponsor Junior Class Sponsor

ILLINOIS REGISTER

91

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Student Council Public Speaking ABC Reading Illinois Advance Interpreters Special Olympics Scouts Cirls and Boys Cubs and Brownies Corekeepers and Timers (Per Event) Wirestling Wrestling
Scouts Scouts Scorekeepers and Timers (Per Event) Vol.

Admini-of the

11080 , effective July rce: Amended at 15 Ill. Reg. __, 1991)

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

ILLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENTS

Information and questions regarding these amendments shall be directed :: |2 16)

Jacqueline Nottingham, Chief

Department of Children and Family Services 406 East Monroe

Office of Rules and Procedures

Address: Name:

Springfield, Illinois 62701-1498

217/785-2592 Telephone: The full text of the adopted amendments begins on the next page:

89 Ill. Adm. Code 352 Code Citation:

5)

The Heading of the Part: Financial Responsibility of Parents or Guardians of the Estates of Children

7

Adopted Action Section Numbers: 3)

Amended Appendix A Statutory Authority: III. Rev. Stat. 1989, ch. 23, pars. 5004 and 5009.1-5009.9 and III. Rev. Stat. 1989, ch. 37, par. 707-4. 7

Effective Date of : July 19,1991 2

X No Yes Does this rulemaking contain an automatic repeal date: 9

No amendments contain incorporations by reference? Do these 7

July 12, 1991 Office: Date Filed in Agency's Principal 8

Notice(s) of Proposal Published in Illinois Register: 6

November 30, 1990 , 14 Ill. Reg. 18871 (issue date) Has JCAR issued a Statement of Objections to this (these) rule(s)? If answer is "yes," please complete the following: 10)

Difference(s) between proposal and final version: 11)

JCAR did not recommend any changes to the proposed version.

Have all the changes agreed upon by the agency and JCAR been made indicated in the agreement letter issued by JCAR? Yes. 12)

Will these amendments replace an emergency rule currently in effect? 13)

No. Are there any amendments pending on this Part? 14)

Illinois Register Citation Proposed Action Section Numbers

Summary and Purpose of Amendments: These rules are being amended to eliminate a fee differential between clients and to comply with federal requirements to implement a minimum weekly fee assessment for families who receive Transitional Child Care (TCC) services. 15)

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ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER III: DEPARTMENT OF CHILDREN AND FAMILY SERVICES
SUBCHAPTER c: FISCAL ADMINISTRATION

PART 352 FINANCIAL RESPONSIBILITIES OF PARENTS OR GUARDIANS OF THE ESTATES OF CHILDREN

	Purpose	Definitions	Services for Which Assessments Will Be Made	Notification and Determination of Responsibility	Initiation of Charges	Termination of Account Balances	Method of Billing, Remittance and Collection	Consideration of Other Benefits	Rights of Appeal	Parental Repayment Hearing	Hearing Decision	A Schedule of Weekly Fees for Day Care Centers/Non-Cente Day Care	ร
Section	352.1	352.2	352.3	352.4	352.5	352.6	352.7	352.8	352.9	352.10	352.11	Appendix A	Appendix B

AUTHORITY: Implementing and authorized by Sections 4 and 9.1 through 9.9 of "AN ACT creating, the Illinois Department of Children and Family Services," codifying its powers and duties, and repealing certain Acts and Sections herein named, (Ill. Rev. Stat. 1989, ch. 23, pars. 5004 and 5009.1-5009.9), and Section 7-4 of the Juvenile Court Act (Ill. Rev. Stat. 1989, ch. 37, par. 707-4).

SOURCE: Adopted and codified at 5 III. Reg. 8654, effective September 1, 1981; amended at 7 III. Reg. 3175, effective April 1, 1983; emergency amendment at 7 III. Reg. 14534, effective October 19, 1983, for a maximum of 150 days; amended at 8 III. Reg. 1802, effective February 3, 1984; amended at 9 III. Reg. 2247, effective February 15, 1985; amended at 10 III. Reg. 217120, effective October 15, 1986; amended at 15 III. Reg. 11111, effective July 19, 1991.

3000

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 352. Appendix A SCHEDULE OF WEEKLY PARENT FEES FOR DAY CARE CENTERS INCOME ELIGIBILITY 0-80% MEDIAN INCOME

ZE 3	Weekly	.25	1.00	1.50	2.00	3.00	4.00	5.00	00.9	7.00	8.00	10.00	12.00	14.00	16,00	18.50	21.00	23.50	26.00	28.50	32.00	35.00	38.00	41.00
FAMILY SIZE 3	Gross Annual Income	\$ 0-8,349	8,350-8,724	8,725-9,099	9,100-9,474	9,475-9,849	9,850-10,224	10,225-10,599	10,600-10,974	10,975-11,349	11,350-11,724	11,725-12,099	12,100-12,474	12,475-12,849	12,850-13,224	13,225-13,599	13,600-13,974	13,975-14,349	14,350-14,724	14,725-15,099	15,100-15,424	15.425-15,849	15,850-16,224	16,225-17,426
SIZE 2	Weekly	.25	1.00	1.50	2.00	2.50	3.00	4.00	5.00	0.00	7.00	8.00	9.00	10.00	12.00	14.00	16.50	19.00	21.00	24.00	27.00	30.00	33.50	37.00
FAMILY SIZE 2	Gross Annual Income	\$ 0-6,699	6.700-6.999	7,000-7,299	7,300-7,599	7,600-7,899	7,900-8,199	8,200-8,499	8,500-8,799	660,6-008,8	9,100-9,399	9,400-9,699	666'6-002'6	10,000-10,299	10,300-10,599	10,600-10,899	10,900-11,199	11,200-11,499	11,500-11,799	11,800-12,099	12,100-12,399	12,400-12,699	12,700-12,999	13,000-14,107

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

ZE 5	Weekly Fee	.25	1.00	1.50	2.00	2.50	3.00	4.00	5.50	7.00	9.00	11.00	13.00	15.50	18.00	20.50	23.00	26.00	29.00	32.50	36.00	39.50	43.00	46.50
FAMILY SIZE 5	Gross Annual Income.	\$ 0-11,599	11,600-12,099	12,100-12,599	12,600-13,099	13,100-13,599	13,600-14,099	14,100-14,599	14,600-15,099	15,100-15,599	15,600-16,099	16,100-16,599	16,600-17,099	17,100-17,599	17,600-18,099	18,100-18,599	18,600-19,099	19,100-19,599	19,600-20,099	20,100-20,599	20,600-21,099	21,200-21,599	21,600-22,099	22,100-24,066
SIZE 4	Weekly	.25	1.00	1.50	2.00	2.50	3.00	4.00	5.50	7.00	9.00	11.00	13.00	15.50	18.00	20.50	23.00	26.00	29.00	32.50	36.00	39.50	43.00	46.50
FAMILY SIZE 4	Gross Annual Income	668'6 -0 \$	9,900-10,349	10,350-10,799	10,800-11,249	11,250-11,699	11,700-12,149	12,150-12,599	12,600-13,049	13,050-13,499	13,500-13,949	13,950-14,399	14,400-14,849	14,850-15,299	15.300-15.749	15,750-16,199	16,200-16,649	16,650-17,099	17.100-17.549	17,550-17,999	18,000-18,449	18,450-18,899	18,900-19,349	19,350-20,745

ILLINOIS REGISTER

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ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

ZE 7	Weekly	.25	1.00	1,50	2.00	2.50	3.00	4.00	5.50	7.00	9.00	11.00	13.00	15.50	18.00	20.50	23.00	26.00	29.00	32.50	36.00	39.50	43.00	46.50
FAMILY SIZE	Gross Annual Income	\$ 0-13.399	13,400-13,999	14,000-14,599	14,600-15,199	15,200-15,799	15,800-16,399	16,400-16,999	17,000-17,599	17.600-18.199	18,200-18,799	18,800-19,399	19,400-19,999	20,000-20,599	20,600-21,199	21,200-21,799	21,800-22,399	22,400-22,999	23,000-23,599	23,600-24,199	24,200-24,799	24,800-25,399	25,400-25,999	26,000-28,006
SIZE 6	Weekly	.25	1.00	1.50	2.00	2.50	3.00	4.00	5.50	2.00	9.00	11.00	13.00	15.50	18.00	20.50	23.00	26.00	29.00	32.50	36.00	39.50	43.00	46.50
FAMILY SIZE 6	Gross Annual Income	\$ 0-13,099	13,100-13,674	13.675-14.249	14,250-14,824	14,825-15,399	15,400-15,974	15,975-16,549	16,550-17,124	17.125-17.699	17,700-18,274	18,275-18,849	18,850-19,424	19,425-19,999	20,000-20,574	20,575-21,149	21,150-21,724	21,725-22,299	22,300-22,874	22,875-23,449	23,450-24,024	24,025-24,599	24,600-25,174	25,175-27,383

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

ZE 9	Weekly	Fee	.25	1.00	1.50	2.00	2.50	3.00	4.00	5.50	7.00	9.00	11.00	13.00	15.00	18.00	20.40	23.00	26.00	29.00	32.50	36.00	39.50	43.00	46.50	
FAMILY SIZE 9	Gross Annual	Jacome	\$ 0-13,999	14,000-14,624	14,625-15,249	15,250-15,874	15,875-16,499	16,500-17,124	17,125-17,749	17,750-18,374	18,375-18,999	19,000-19,624	19,625-20,249	20,250-20,874	20,875-21,499	21,500-22,124	22,125-22,749	22,750-23,374	23,375-23,999	24,000-24,624	24,625-25,249	25,250-25,874	25,875-26,499	26,500-27,124	27,125-29,253	
SIZE 8	Weekly	Fee	25	1.00	1.50	2.00	2.50	3.00	4.00	5.50	7.00	9.00	11.00	13.00	15.50	18.00	20.50	23,00	26.00	29.00	32.50	36.00	39.50	43.00	46.50	
FAMILY SIZE 8	Gross Annual	lncome	\$ 0- 13,699	13,700-14,299	14,300-14,899	14,900-15,499	15,500-16,099	16,100-16,699	16,700-17,299	17,300-17,899	17,900-18,499	18,500-19,099	19,100-19,699	19,700-20,299	20,300-20,899	20,900-21,499	21,500-22,099	22,100-22,699	22,700-23,299	23,300-23,899	23,900-24,499	24,500-25,099	25,100-25,699	25,700-26,299	26,300-28,629	

NOTE: Fees are per family. If a family has more than 9 members, the fee schedule may be, adjusted as follows: Subtract \$623 from the gross annual income for each family member over 9. Charge the indicated fee under family size of 9 for the resulting adjusted income.

No clients are to be charged more than the indicated fee or the maximum rate paid by the <u>Department of Children and Family Services or the cost of the care, whichever is less</u>.

Use 4.333 weeks per month when converting weekly fees into monthly fees or when converting weekly income into monthly income and use 2.1666 to convert bi-weekly fees or income into. monthly fees or income. For part-time care, i.e., care less than five hours per day, charge one-half (1/2) the indicated fee.

ILLINOIS REGISTER

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

SCHEDULE OF WEEKLY PARENT FEES FOR NON-CENTER DAY CARE INCOME ELIGIBILTY 0-80% OF MEDIAN INCOME

<u>н</u> 3	Weekly	.25	.50	1.00	1.50	2.00	2.50	3.00	4.00	5.00	6.00	7.00	8.00	9.00	10.50	12.00	13.50	15.00	16.50	18.00	20.00	22.00	24.00	26.00
FAMILY SIZE 3	Gross Annual Income	\$ 0-8,349	8,350-8,724	8,275-9,099	9,100-9,474	9,475-9,849	9,850-10,224	10,225-10,599	10,600-10,974	10,975-11,349	11,350-11,724	11,725-12,099	12,100-12,474	12,475-12,849	12,850-13,224	13,225-13,599	13,600-13,974	13,975-14,439	14,350-14,724	14,725-15,099	15,100-15,424	15,425-15,849	15,850-16,224	16,225-17,426
IZE 2	Weekly	.25	.50	1.00	1.50	2.00	2.50	3.00	4.00	5.00	6.00	7.00	8.00	9.00	10.00	11.00	12.00	13.00	14.00	15.00	17.00	19.00	21.00	23.00
FAMILY SIZE	Gross Annual Income	\$ 0.6,699	6.700-6.999	7,000-7,299	7,300-7,599	7,600-7,899	7,900-8,199	8,200-8,499	8,500-8,799	660'6-008'8	9.100-9.399	9,400-9,699	9,700-9,999	10,000-10,299	10,300-10,599	10.600-10,899	10,900-11,199	11,200-11,499	11,500-11,799	11,800-12,099	12,100-12,399	12,400-12,699	12,700-12,999	13,000-14,107

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

Weekly. Fee	.25	.50	1.00	1.50	2.00	3.00	4.00	5.00	6.00	7.00	8.00	9.00	10.50	12.00	13.50	15.00	16.50	18.00	20.00	22.00	24.00	26.00	28.00
FAMILY SIZE 5 Gross Annual_ Income_	\$ 0-11,599	11,600-12,099	12,100-12,599	12,600-13,099	13,100-13,599	13,600-14,099	14,100-14,599	14,600-15,099	15,100-15,599	15,600-16,099	16,100-16,599	16,600-17,099	17,100-17,599	17,600-18,099	18,100-18,599	18,600-19,099	19,100-19,599	19,600-20,099	20,100-20,599	20,600-21,099	21,100-21,599	21,600-22,099	22.100-24.066
SIZE 4 Weekly Fee	.25	.50	1.00	1.50	2.00	3.00	4.00	5.00	00.9	7.00	8.00	9.00	10.50	12.00	13.50	15.00	16.50	18.00	20.00	22.00	24.00	26.00	28.00
EAMILY SIZE 4 Gross Annual 1	\$ 0-9,899	9,900-10,349	10,350-10,799	10,800-11,249	11,250-11,699	11,700-12,149	12,150-12,599	12,600-13,049	13,050-13,499	13,500-13,949	13,950-14,399	14,400-14,849	, 14,850-15,299	15,300-15,749	15,750-16,199	16,200-16,649	16,650-17,099	17,100-17,549	17,550-17,999	18,000-18,449	18,450-18,899	18,900-19,349	19,350-20,745

ILLINOIS REGISTER

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11120

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

E7	Weekly	.25	.50	1.00	1.50	2.00	3.00	4.00	5.00	00.9	7.00	8.00	9.00	10.50	12.00	13.50	15.00	16.50	18.00	20.00	22.00	24.00	26.00	28.00
FAMILY SIZE 7	Gross Annual Income	\$ 0-13,399	13,400-13,999	14,000-14,599	14,600-15,199	15,200-15,799	15,800-16,399	16,400-16,999	17,000-17,599	17,600-18,199	18,200-18,799	18,800-19,399	19,400-19,999	20,000-20,599	20,600-21,199	21,200-21,799	21,800-22,399	22,400-22,999	23,000-23,599	23,600-24,199	24,200-24,799	24,800-25,399	25,400-25,999	26,000-28,006
SIZE 6	Weekly Fee	.25	.50	1.00	1.50	2.00	3.00	4.00	5.00	6.00	7.00	8.00	9.00	10.50	12.00	13.50	15.00	16.50	18.00	20.00	22.00	24.00	26.00	28.00
FAMILY SIZE 6	Gross Annual Income	\$ 0-13,099	13,100-13,674	13,675-14,249	14,250-14,824	14,825-15,399	15,400-15,974	15,975-16,549	16,550-17,124	17,125-17,699	17,700-18,247	18,275-18,849	18,850-19,424	19,425-19,999	20,000-20,574	20,575-21,149	21,150-21,724	21.725-22.299	22,300-22,874	22,875-23,449	23,450-24,024	24.025-24,599	24,600-25,174	25,175-27,383

ILLINOIS DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF ADOPTED AMENDMENTS

ZE 9	Weekly	.25	.50	1.00	1.50	2.00	3.00	4.00	5.00	6.00	7.00	8.00	9.00	10.50	12.00	13.50	15.00	16.50	18.00	20.00	22.00	24.00	26.00	28.00
FAMILY SIZE 9	Gross Annual Income	\$ 0-13,999	14,000-14,624	14,625-15,249	15,250-15,874	15,875-16,499	16,500-17,124	17,125-17,749	17,750-18,374	18,375-18,999	19,000-19,624	19,625-20,249	20,250-20,874	20,875-21,499	21,500-22,124	22,125-22,749	22,750-23,374	23,375-23,999	24,000-24,624	24,625-25,249	25,250-25,874	25,875-26,499	26,500-27,124	27,125-29,253
SIZE 8	Weekly	.25	.50	1.00	1.50	2.00	3.00	4.00	5.00	9009	7.00	8.00	9.00	10.50	12.00	13.50	15.00	16.50	18.00	20.00	22.00	24.00	26.00	28.00
FAMILY SIZE 8	Gross Annual Income	\$ 0-13.699	13.700-14.299	14,300-14,899	14,900-15,499	15,500-16,099	16,100-16,699	16,700-17,299	17,300-17,899	17,900-18,499	18,500-19,099	19,100-19,699	19,700-20,299	20,300-20,899	20.900-21.499	21,500-22,099	22,100-22,699	22,700-23,299	23,300-23,899	23,900-24,499	24,500-25,099	25,100-25,699	25,700-26,299	26,300-28,629

NOTE: Fees are per family. If a family has more than 9 members, the fee schedule may be adjusted as follows: Subtract \$623 from the gross annual income for each family member over 9. Charge the indicated fee under familysize of 9 for the resulting adjusted income.

No clients are to be charged more than the indicated fee or the maximum rate paid by the Department of Children and Family Services or the cost of the care, whichever is less.

Use 4.333 weeks per month when converting weekly fees into monthly fees or when converting, weekly income into monthly income and use 2.1666 to convert bi-weekly fees or income into monthly fees or income.

For part-time care, i.e., care less than five hours per day, charge one-half (1/2) the indicated fee.

(Source: Amended at 15 Ill. Reg. 11111 effective July 19, 1991)

TOTAL BUILDING STREET OF BUILDING

DEPARTMENT OF EMPLOYMENT SECURITY NOTICE OF ADOPTED AMENDMENT(S)

- 1) <u>Heading of the Part</u>: Payment Of Unemployment Contributions, Interest And Penalties
- 2) Code Citation: 56 Ill. Adm. Code 2765
- 3) Section Number: Adopted Action: 2765.220 Amended Section
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 577, 578, 579, 610, 611 and 750.
- 5) Effective Date of the Amendment: July 19 , 1991.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: July 19, 1991.
- 9) Notice of Proposal published in Illinois Register: March 8, 1991 at 15 Ill. Reg. 3381.
- 10) Has JCAR issued a Statement of Objection to these Rules? No
- 11) Difference between proposal and final version: None.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were requested.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- Summary and purpose of the rules: This amendment provides the Department's procedure for calculating the the benefit wage and benefit ratios to the nearer multiple of one-ten thousandth of one percent. The benefit wage and benefit ratios are used in determining an employer's contribution rate under the Unemployment Insurance Act.
- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

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ILLINOIS REGISTER

OF EMPLOYMENT SECURITY DEPARTMENT NOTICE OF ADOPTED AMENDMENT(S)

Stella Adams Cuthbert, Commissioner Illinois Department of Employment Security 401 South State Street - 2 South Chicago, Illinois 60605 312/793-4240

The full Text of the Adopted Amendments begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

91

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

SUBPART A: GENERAL PROVISIONS

PAYMENT OF UNEMPLOYMENT CONTRIBUTIONS, INTEREST AND PENALTIES

PART 2765

Unemployment Contributions Not Deductible From Wages Definitions

Payment Of Contributions 2765.1 2765.5 2765.10 2765.15 2765.18

Liability For The Entire Year
Liability of A Third Party Purchaser Or Transferee For
The Due And Unpaid Contributions, Interest And Penalties
Of The Seller Or Transferor's Seller or Transferor
Contributions Of Employers By Election
Payments In Lieu Of Contributions
When Payments In Lieu Of Contributions Payable
Payments When Reimbursable Employer Becomes Contributory
Payments When Contributory Employer Becomes Reimbursable
Application Of Payment

2765.20 2765.25 2765.30 2765.35 2765.40 2765.45 2765.50

2765.60 2765.63

Accrual Of Interest
Imposition Of Penalty
Payment Or Filing By Mail
When Payment Due And Consequences Of Upward Revision In
Employer's Contribution Rate
Waiver Of Interest Or Penalty
Waiver Of Interest Accruing Because Of Certain Types Of
Employees For Periods Prior To January 1, 1988
Waiver Of Penalty For Certain Employers For 1987 And 2765.65

2765.68

Thereafter Wage Reports (UC-3/40) Time For Paying Or Filing Delayed Payment Or Report Application For Waiver 2765.70 2765.80 2765.80 2765.85 2765.90 2765.90

Approval Of Application For Waiver Insufficient Or Incomplete Application Disapproval Of Application Conclusive Appeal And Hearing EXPERIENCE RATING SUBPART B: Effect Of A Successor Employing Unit's Failure To Notify 2765.200

The Director Of Its Succession
Prohibition On Withdrawal Of Joint Application For
Partial Transfer Of Experience Rating Record
Determination Of Benefit Wage And Benefit Ratio 2765.210 2765.220

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BENEFIT CHARGES SUBPART C:

2765.325	Application Of "30 Day" Requirement For Determining The Chargeable Employer Pursuant To Section 1502.1 Of The
2765.326	Act. Requirement For A Separation Or A Reduction In The Work Offered In Determining The Chargeable Employer Durenant
2765.332	To Section 1502.1 Of The Act Effect Of Ineligibility Under Section 602(B) On
2765.333	Chargeability Under Section 1502.1 Of The Act Effect Of Ineligibility Under Section 612 On Charge-
2765.334	ability Under Section 1502.1 Of The Act Effect Of Ineligibility Under Section 614 On Charge-
2765.335	ability Under Section 1502.1 Of The Act Procedural Reguirements And Right Of Appeal

AUTHORITY: Implementing and authorized by Sections 212, 302, 500, 601, 602, 603, 612, 701, 1400, 1401, 1402, 1403, 1404, 1405, 1502.1, 1503, 1507, 1508, 1509, 1700, 1701 and 2600 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 322, 382, 420, 431, 432, 433, 442, 451, 550, 551, 552, 553, 554, 555, 572.1, 573, 577, 578, 579, 610, 611 and 750).

SOURCE: Adopted at 6 Ill. Reg. 3863, effective March 31, 1982; amended at 7 Ill. Reg. 13266, effective September 28, 1983; recodified at 8 Ill. Reg. 15027; amended at 11 Ill. Reg. 3972, effective February 23, 1987; amended at 11 Ill. Reg. 11743, effective June 26, 1987; amended at 11 Ill. Reg. 12882, effective July 22, 1987; emergency amendments at 12 Ill. Reg. 255, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 11740, effective July 5, 1988; amended at 12 Ill. Reg. 20484, effective October 12, 1988; amended at 12 Ill. Reg. 20484, effective November 28, 1988; emergency amendments at 13 Ill. Reg. 11911, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 17410, effective October 30, 1989; amended at 14 Ill. Reg. 6218, effective April 16, 1990; amended at 14 Ill. Reg. 1986, effective November 29, 1990; amended at 15 Ill. Reg. 185, effective December 28, 1990; amended at 15 Ill. Reg. 1112 July 19, 1991 effective

EXPERIENCE RATING SUBPART B:

Determination Of Benefit Wage And Benefit Ratio Section 2765.220

In determining the benefit wage or benefit ratio referred to in Sections 1503 and 1503.1 of the Act for any calendar year, the

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

be, to the nearer multiple of one-ten thousandth of one percent. If such number is equally near to 2 multiples of one-ten thousandth of one percent, it shall be increased to the higher multiple of resulting percentage shall be increased or reduced, as the case may one-ten thousandth of one percent.

period ending on June 39, 1990 are \$1,659.00. The benefit conversion factor for this period is 139 percent. The product of its benefit charges times the benefit conversion factor for this period is \$2,306.01. Its taxable wages for this period are \$340,590.00. Its 1991. Its benefit charges for the 12 consecutive month benefit ratio determined by dividing \$2,306.01 by \$340,590.00 equals .67706% when calculated to one-hundred thousandths of one percent. Under the rounding rule set forth in this section, its benefit Example: An employer has incurred liability for the payment of contributions within each of the three calendar years immediately preceding calendar year atio is increased to .6771%.

, effective July 19, 1991) 11122 Added at 15 Ill. Reg. (Source:

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ILLINOIS REGISTER

PUBLIC AID OF DEPARTMENT NOTICE OF ADOPTED AMENDMENTS

ILLINOIS REGISTER

91

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

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Section Numbers	Section Numbers Proposed Action	1111nois Register (1tation
112.74	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.78	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.79	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.80	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.82	Amendment	February 15, 1991 (15 Ill. Reg. 2521)
112.101	Amendment	June 21, 1991 (15 111. Reg. 8785)
112.130	Amendment	June 21, 1991 (15 Ill. Reg. 8785)

Summary and Purpose of Adopted Amendments: This rulemaking provides that monthly cash payments provided by DMHDD under the Family Assistance Program for Mentally Disabled Children are exempt and not considered as income or an asset in determining and redetermining eligibility for public assistance. 15)

Information and questions regarding these Adopted Amendments shall be directed to: 16)

Anita Williams, Staff Attorney Office of the General Counsel Name:

Jesse B. Harris Building, II 100 South Grand Avenue East, 3rd Floor Springfield, Illinois 62762 Illinois Department of Public Aid Address:

(217) 782-1233 Telephone: The full text of the Adopted Amendments begins on the next page:

89 Ill. Adm. Code 112 Code Citation:

AID TO FAMILIES WITH DEPENDENT

The Heading of the Part:

CHILDREN

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Adopted Action: Section Numbers: 3)

Amendment Amendment 112.151 Statutory Authority: Sections 4-1.6, 4-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 4-1.6, 4-2 and 12-13) 4)

July 19, 1991 Effective Date of Adopted Amendments: 2) Does this rulemaking contain an automatic repeal date? Yes (9

Do these Adopted Amendments contain incorporations by reference? No 7

Date Filed in Agency's Principal Office: July 19, 1991 8

Notices of Proposal Published in Illinois Register: 6

(15 Ill. Reg. 5502) April 19, 1991 Has JCAR issued a Statement of Objections to these Adopted Amendments? 10)

No changes Differences between proposal and final version: were made to these amendments. 11)

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)

Will these Adopted Amendments replace Emergency Amendments currently in effect? 13)

Illinois Register Citation Yes Are there any Amendments pending on this Part? Proposed Action Section Numbers

14)

Amendment

February 15, 1991 (15 Ill. Reg. 2521)

AID	ILLINOIS REGISTER 11130	91 DEPARTMENT OF PUBLIC AID	NOTICE OF ADOPTED AMENDMENTS	Section 112.83 Young Parents Program 112.84 Work Experience Evaluation Project 112.85 Four Year College/Vocational Training Demonstration	Project SURPART F. DEGITCH ADVANCE		Section 112.86 Project Advance 112.87 Project Advance Experimental and Control Groups 112.88 Project Advance Participation Requirements of Proprimental Group Members and Adjudicated Bathors	112.89 Project Advance Operation Requirements of Experimental Group Members and Adjudicated Fathers	112.90 Project Advance Sanctions 112.91 Good Cause for Failure to Comply with Project Advance 112.93 Individuals Exempt From Project Advance 112.95 Project Advance Supportive Services	SUBPART F: EXCHANGE PROGRAM	Section 112.98 Exchange Program SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY	Section 112.100 Unearned Income 112.101 Unearned Income of Stepparent, Parent or Legal	Guardian 112.105 Budgeting Unearned Income 112.106 Budgeting Unearned Income of Applicants Employed On	Jate or Application And/Or Date Or Decision 112.107 Initial Receipt of Unearned Income 112.108 Termination of Unearned Income Exempt Unearned Income Figure Religion Renefits		112.128 Protected Income 112.130 Earned Income		Or Date Of Decision
c c	ILLIJNOIS REGISTER	DEPARTMENT OF PUBLIC AID	NOTICE OF ADOPTED AMENDMENTS	89; SOCIAL SERVICES DEPARTMENT OF PUBLIC AID R b; ASSISTANCE PROGRAMS		GENERAL PROVISIONS				nes lueirce Age	ationship ing Arrangement ial Security Numbers ignment of Medical Support Rights k of Parental Support or Care	arent of a Parent he Parent	PROJECT CHANCE	Chance n Requirements	ility Plan		Project Chance	bility For Project Chance Services

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ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

	Grant Levels	Payment Levels in AFDC	Payment Levels in AFDC Group I Counties	Payment Levels in AFDC Group II Counties	Payment Levels in AFDC Group III Counties	SMOTSIMONG GRAND 1. TORGOID	SUBFREI I. OINER FROVISIONS		Persons Who May Be Included in the Assista	D
Section	112.250	112.251	112.252	112.253	112.254			Section	112.300	יטר היי

Persons Who May Be Included in the Assistance Unit Presumptive Eligibility Monthly Reporting Restrospective Budgeting Budgeting Schedule Strikers Foster Care Program Responsibility of Sponsors of Aliens Special Needs Authorizations Institutional Status Young Parent Program (Renumbered) Redetermination of Eligibility	4
Section 112.300 112.301 112.302 112.303 112.303 112.304 112.306 112.306 112.309 112.319 112.319	

ILLINOIS REGISTER

91

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Twelve Month Extension of Medical Assistance Due to Increased Income from Employment Four Month Extension of Medical Assistance Due to Child Support Collections Extension of Medical Assistance Due to Loss of Earned Income Disregard (Repealed) New Start Payments to Individuals Released from Department of Corrections Facilities	SUBPART J: CHILD CARE	Child Care Child Care Eligibility Qualified Provider Notification of Available Services Participant Rights and Responsibilities Additional Service to Secure or Maintain Child Care Arrangements Rates of Payment for Child Care Method of Providing Child Care	BPART K: TRANSITIONAL CHILD CARE itional Child Care Eligibility for Transitional of Eligibility for Transitional Child Care Providers ication of Available Services cipant Rights and Responsibilities Care Overpayments and Recoveries for Service for Transitional Child	Rates of Payment for Transitional Child Care
Section 112.330 112.331 112.332 112.340		Section 112.350 112.354 112.354 112.356 112.358 112.364 112.364	Section 112.400 112.404 112.406 112.410 112.410 112.411	112.418

and authorized by Section	(Ill. Rev. Stat. 1989,	
Implementing Article IV and authorized by Section	12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989,	ch. 23, pars. 4-1 et seq. and 12-13)
AUTHORITY:	12-13 of the	ch. 23, pars.

SOURCE: Filed effective December 30, 1977; peremptory	amendment at 2 Ill. Reg. 17, p. 117, effective February 1,	1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5,	1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective	August 30, 1978, for a maximum of 150 days; peremptory	amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978;	peremptory amendment at 2 Ill. Reg. 46, p. 56, effective	November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,
amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,	1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,	1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,	August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,	amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,	peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,	November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41,	

11134

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

annofment at 3 111. Reg. 28, p. 182, effective July 1, 1979, and annofment at 3 111. Reg. 38, p. 399, effective August 18, 1979; amended at 3 111. Reg. 33, p. 243, effective August 18, 1979; amended at 3 111. Reg. 38, p. 243, effective August 18, 1979; amended at 3 111. Reg. 38, p. 243, effective August 18, 1979; amended at 3 111. Reg. 38, p. 10, p. 321, effective October 6, 1979; amended at 3 111. Reg. 46, p. 140, effective November 15, 1979; amended at 3 111. Reg. 47, p. 96, effective November 13, 1979; amended at 3 111. Reg. 47, p. 96, effective November 13, 1979; amended at 3 111. Reg. 48, p. 1, effective November 13, 1979; amended at 3 111. Reg. 48, p. 1, effective November 13, 1979; amended at 3 111. Reg. 48, p. 1, effective September 2, 1979; amended at 4 111. Reg. 17, p. 259, effective February 25, 1980; amended at 4 111. Reg. 27, p. 287, effective February 25, 1980; amended at 4 111. Reg. 27, p. 387, effective February 25, 1980; amended at 4 111. Reg. 27, p. 187, effective March 10, 1980; amended at 4 111. Reg. 27, p. 187, effective September 2, 1980; amended at 4 111. Reg. 37, p. 197, effective October 27, 1980; amended at 4 111. Reg. 37, p. 197, effective October 27, 1980; amended at 5 111. Reg. 1007, effective June 23, 1981; amended at 5 111. Reg. 1007, effective June 23, 1981; amended at 5 111. Reg. 1007, effective October 1, 1981; peremptory amendment at 5 111. Reg. 1006, effective October 1, 1981; peremptory amendment at 5 111. Reg. 1007, effective October 1, 1981; peremptory amendment at 5 111. Reg. 1007, effective October 1, 1981; peremptory amendment at 5 111. Reg. 1013, effective October 1, 1981; amended at 5 111. Reg. 1013, effective October 1, 1981; amended at 5 111. Reg. 1013, effective October 1, 1981; amended at 5 111. Reg. 1013, effective October 1, 1981; amended at 5 111. Reg. 1013, effective October 1, 1981; amended at 5 111. Reg. 1013, effective October 1, 1981; amended at 5 111. Reg. 1013, effective October 1, 1982; emergency amendment at 6 111. Reg. 1013, effective October 1, 1982;

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

July 1, 1982; amended at 6 III. Reg. 1020, effective August
John 20, 1982; amended at 6 III. Reg. 1223, effective October 1, 1982;
amended at 6 III. Reg. 1233, effective October 1, 1982;
amended at 6 III. Reg. 12354, effective November 1, 1982;
amended at 6 III. Reg. 12354, effective November 1, 1982;
effective Janusry 11, 1983; rules repealed and new rules
adopted and codified at 7 III. Reg. 2020, effective February
20, 1983; amended (by adding Sections being codified with no substantive change) at 7 III. Reg. 2020, effective February
20, 1983; amended (by adding Sections being codified with no substantive change) at 7 III. Reg. 1559,
effective October 7, 1983; amended at 7 III. Reg. 15690,
effective October 7, 1983; amended at 7 III. Reg. 15690,
effective Movember 9, 1984, amended at 7 III. Reg. 15690,
effective Movember 19, 1984, amended at 8 III. Reg. 1569, effective December 27, 1983;
amended at 8 III. Reg. 213, effective December 27, 1983;
amended at 8 III. Reg. 1983; amended at 8 III. Reg. 1589,
effective April 9, 1984; amended at 8 III. Reg. 1589,
effective April 9, 1984; amended at 8 III. Reg. 1589,
effective Cocober 1, 1984; amended at 8 III.
https://documer.october 1, 1984; amended at 9 III.
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https://documer.october 1, 1984; amended at 9 III.
https://documer.october 1, 1985; amended at 9 III.
https://documer.october 1, 1986; amended at 9 III.
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NOTICE OF ADOPTED AMENDMENTS

effective August 1. 1987; amended at 11 111. Reg. 14755, effective August 26, 1987; amended at 11 111. Reg. 14755, effective August 26, 1987; amended at 11 111. Reg. 18679, effective November 1, 1987; emergency amendment at 11 111. Reg. 1877; effective December 4, 1987; effective December 4, 1987; amended at 11 111. Reg. 20114, effective December 4, 1987; sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 111. Reg. 20610; amended at 12 111. Reg. 844, effective December 14, 1988; emergency amendment at 12 111. Reg. 1989; effective January 1, 1988; emergency amendment at 12 111. Reg. 2126, effective January 12, 1988; amended at 12 111. Reg. 2126, effective January 12, 1988; amended at 12 111. Reg. 6694, effective March 18, 1988; amended at 12 111. Reg. 6694, effective March 22, 1988; amended at 12 111. Reg. 6694, effective March 22, 1988; amended at 12 111. Reg. 6694, effective March 22, 1988; amended at 12 111. Reg. 6694, effective March 20, 1988; amended at 12 111. Reg. 6694, effective August 30, 1988; amended at 12 111. Reg. 14172, effective January 1, 1989; amended at 12 111. Reg. 70, effective January 1, 1989; amended at 13 111. Reg. 70, effective August 30, 1988; amended at 13 111. Reg. 6017, effective August 30, 1988; amended at 13 111. Reg. 8657, effective August 30, 1989; amended at 13 111. Reg. 8657, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. Reg. 8617, effective August 30, 1989; amended at 13 111. amended at 11 111. Reg. 3149, effective January 30, 1987; amended at 11 111. Reg. 4682, effective March 6, 1987; amended at 11 111. Reg. 5223, effective March 11, 1987; amended at 11 111. Reg. 5228, effective March 20, 1987; amended at 11 111. Reg. 9927, effective May 15, 1987; amended at 11 111. Reg. 12432, effective July 10, 1987; for a maximum of 150 days; amended at 11 111. Reg. 12908, effective July 30, 1987; emergency amendment at 11 111. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 111. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 111. Reg. 13355, effective August 1, 1987, for a maximum of 150 days; amended at 11 111. Reg. 13625, July 14, 1986; amended at 10 111. Reg. 14681, effective August 29, 1986; amended at 10 111. Reg. 15101, effective September 5, 1986; amended at 10 111. Reg. 15621, effective September 19, 1986; amended at 10 111. Reg. 21860, effective December 12, 1986; amended at 11 111. Reg. 2280, effective January 16, 1987; effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, naximum of 150 days; amended at 10 Ill. Reg. 12650, effective effective February 13, 1990; amended at 14 III. Reg. 3575, effective February 23, 1990; amended at 14 III. Reg. 6306, effective April 16, 1990; amended at 14 III. Reg. 10379, effective June 20, 1990; amended at 14 III. Reg. 13652,

ILLINOIS REGISTER

11136

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275, effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10, 1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991.

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Exempt Unearned Income Section 112.110

- consideration in determining eligibility and the level The following unearned income shall be exempt from of assistance payment. e
- The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2017(b)); 1
- The value of the U.S. Department of Agriculture donated foods (surplus commodities); 5
- Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4636); 3
- Any per capita judgment funds paid under P. L. 92-254 to members of the Blackfeet Tribe of the Blackfeet Indian Reservation, Montana and the Gros Ventre Tribe of the Fort Belknap Reservation, Montana (25 U.S.C. 1264); 4
- Any benefits received under Title III, Nutrition Program for the Elderly, of the Older Americans Act of 1965, as amended (42 U.S.C. 3030e): 2
- Any compensation provided to individual volunteers under the Retired Senior Volunteer Program and the Foster Grandparent Program and Older Americans Community Service Programs established under Title II of the Domestic Volunteer Service Act, as amended; 9

NOTICE OF ADOPTED AMENDMENTS

Exempt Unearned Income (Cont'd)

Section 112,110

- 17) Income received under the provisions of Section 4(c) of the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act (III. Rev. Stat. 1989, ch. 67 1/2, par. 404 (c)). This includes both the benefits commonly known as the circuit breaker and "additional grants";
- 8) Payments to volunteers under the 1973 Domestic Volunteer Service Act (48 U.S.C. 5044 (q)). These include:
- A) Vista Volunteers,
- B) Volunteers serving as senior health aids, senior companions, or foster grandparents.
- C) Persons serving in the Service Corps of Retired Executives (SCORE) or the Active Corps of Executives (ACE).
- 9) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances received through the Jobs Training Partnership Act.
- 10) Inconsequential income, which is defined as gifts, prizes or other unearned income (excluding those unearned income items referenced in subsections [a][1] through [a][10] above) of up to \$30 per person per quarter.
- b) The following additional unearned income shall be exempt:
- Social Security death benefit expended on a funeral and/or burial.
- The value of home produce which is used for personal consumption.
- 3) The value of supplemental food assistance received under the Child Nutrition Act of 1966, as amended, (42 U.S.C. 1780(b)) and the special food service program for children under the National School Lunch Act, as amended (42 U.S.C. 1760).

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.110 Exempt Unearned Income (Cont'd)

- 4) Any payments distributed per capita or held in trust for members of any Indian Tribe under P.L. 92-254, P.L. 93-134 or P.L. 94-450 (25 U.S.C. 1407).
- 5) Tax exempt portions of payments made pursuant to the Alaska Native Claims Settlement Act (43 U.S.C. 1626).
- 6) Experimental Housing Allowance Program payments made under Annual Contributions Contracts entered into prior to January 1, 1975 under Section 23 of the U.S. Housing Act of 1937, as amended (42 U.S.C. 1437 (f)).
- 7) Child support payments made to an assistance uniby the Department which represents the first \$50 or any lesser amount of support collected, in a month.
- 8) Any payment received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8).
- 9) Any payments received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8)
- lo) Payments made to veterans who receive an annual disability payment or to the survivors of deceased veterans who receive a one-time lump sum payment from the Agent Orange Settlement Fund or any other fund referencing Agent Orange product liability under P.L. 101-201.
- 11) Payments made by the Illinois Department of Mental Health and Development 1 Disabilities under the Family Assistance Program for Mentally Disabled Children under P.A. 86-921.

(Source: Amended at 15 Ill. Reg. 11127_{-} , effective July 19, 1991)

NOTICE OF ADOPTED AMENDMENTS

Exempt Assets

Section 112.151

- a) The following assets are exempt from consideration in determining eligibility for assistance and the amount of the assistance payment:
- A home which is the usual residence of the assistance unit.
- Clothing, personal effects and household furnishings.
- One automobile if the equity value does not exceed \$1500.
- 4) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2011 et seq.).
- 5) The value of the U.S. Department of Agriculture donated foods (surplus commodities).
- The value of supplemental food assistance received under the Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.) as amended, and the special food service program for children under the National School Lunch Act (42 U.S.C. 1751 et seq.), as amended.
- The principal and interest of a trust fund which, upon petition, the court refuses to release and one time only payments released for a specific purpose other than income maintenance needs of the child.
- 8) Burial plots
- 9) Prepaid Funeral Agreements worth \$1500 or less per person.
- a seriously ill client provided the client or a responsible relative of the client does not have control (e.g., not available to the client or the responsible relative) over the donations or benefits or the disbursement of the donations or benefits.
- b) In addition to the above, the following assets are exempt. These assets (listed in subsections (1)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.151 Exempt Assets (Cont'd)

through (9) below) remain exempt only as long as they can be separately identified if they are added to an existing account. If the amount of combined assets at any time, from the time of the receipt of the exempt asset(s) until the date of the eligibility determination or redetermination, fall below the amount of the exempted assets, only the lowest balance remains exempt.

- The assets of a stepparent for purposes of determining the stepchild's eligibility.
- 2) Any benefits received under Title VII, Nutrition Program for the Elderly of the Older Americans Act of 1965 (42 U.S.C. 3045 et seq.), as amended
- Any payment received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4601 et seq.).
- 4) Any payments distributed per capita or held in trust for members of any Indian Tribe under P. L. 92-254, P. L. 93-134 or P. L. 94-540.
- 5) Tax-exempt portions of payments made pursuant to the Alaska Native Claims Settlement Act (43 U.S.C. 1601 et seq.).
- 6) Federally subsidized housing payments under Section 8 of the Housing and Community Development Act of 1974 (42 U.S.C. 5301 et seq.), effective January 1, 1975, of the U.S. Housing Act of 1937, as amended.
- 7) Effective October 17, 1975, receipts distributed to certain Indian Tribunal members of marginal land held by the United State government.
- 8) Payments to Volunteers under the 1973 Domestic Volunteer Service Act (42 U.S.C. 4951 et seq.). These include:
- A) Volunteers In Service To America (Vista) volunteers (42 U.S.C. 4951 et seg.).

NOTICE OF ADOPTED AMENDMENTS

Exempt Assets (Cont'd) Section 112.151

- et persons serving in the Service Corps of Retired Executives (SCORE) (15 U.S.C. 637 seq.) and Active Corps of Executives (ACE) senior companions, foster grandparents or Volunteers serving as senior health aids (15 U.S.C. 637 et seq.). B)
- Any grant or loan to an undergraduate student for educational purposes made or insured under any programs administered by the Commissioner of Education. 6
- Any payments received under Title I of P. L. 1000-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8). 10)
- 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8) Any payment received under Title II of P. L. 11)
- deceased veterans who receive a one time lump sum payment from the Agent Orange Settlement Fund or any other fund referencing Agent Orange product Payments made to veterans who receive an annual disability payment or to the survivors of liability under P.L. 101-201. 12)
- under the Family Assistance Program for Mentally Payments made by the Illinois Department of Mental Health and Developmental Disabilities Disabled Children under P.A. 86-921, 13)

Amended at 15 Ill. Reg. 11127, effective July 19, (Source: 1991)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

- BLIND OR DISABLED The Heading of the Part: AID TO THE AGED, 7
- 89 Ill. Adm. Code 113 Code Citation: 5
- Adopted Action: Section Number: 3
- Amendment 113.261
- of the Statutory Authority: Sections 3-1.2, 3-5 and 12-13 Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. Pars. 3-1.2, 3-5 and 12-13) 4
- July 22, 1991 Effective Date of Adopted Amendment: 2
- Does this rulemaking contain an automatic repeal date? X No Yes 9
- Does this Adopted Amendment contain incorporations by reference? 2
- July 22, Date Filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register 6
 - 5517) (15 Ill. Reg. April 19, 1991

Has JCAR issued a Statement of Objections to this Adopted

10)

- substantive changes were made to this rulemaking. Differences between proposal and final version: Amendment? 11)
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- Will this Adopted Amendment replace an Emergency Amendment currently in effect? No 13)
- Are there any Amendments pending on this Part? 14)

Proposed Action Illinois Register Citation 6913) May 10, 1991 (15 Ill. Reg. Amendment Section Numbers 113.125

May 17, 1991 (15 Ill. Reg. 7444) Amendment 113.155

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11143 ILLINOIS REGISTER
91

NOTICE OF ADOPTED AMENDMENT

DEPARTMENT OF PUBLIC AID

15) Summary and Purpose of Adopted Amendment: At the behest of the Joint Committee on Administrative Rules, a technical correction is made to this Section.

16) Information and questions regarding this Adopted Amendment shall be directed to:

Anita Williams, Staff Attorney Office of the General Counsel

Name:

Address: Illinois Department of Public Aid

Jesse B. Harris Building II 100 South Grand Avenue East, 3rd Floor

Springfield, Illinois 62762

<u>Telephone</u>: (217) 782-1233

The full text of the Adopted Amendment begins on the next page:

ILLINOIS REGISTER

91

DEPARTMENT OF PUBLIC AID NOTICE OF ADOPTED AMENDMENT

TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 113 AID TO THE AGED, BLIND OR DISABLED

SUBPART A: GENERAL PROVISIONS

Section
113.1 Description of the Assistance Program
113.5 Incorporation By Reference

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section
113.9 Client Cooperation
113.10 Citizenship
113.20 Residence
113.30 Age
113.40 Blind
113.50 Living Arrangement
113.60 Living Arrangement
113.70 Institutional Status
113.80 Social Security Number

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Initial Employment Budgeting Earned Income For Contractual Employees

113.116

113.115

NOTICE OF ADOPTED AMENDMENT

Section

113.117	Budgeting Earned Income For Non-contractual School
	Employees
113.118	Termination of Employment
113.120	Exempt Earned Income
113.125	Recognized Employment Expenses
113.130	Income From Work/Study/Training Programs
113.131	Earned Income From Self-Employment
113.132	Earned Income From Roomer and Boarder
113.133	Earned Income From Rental Property
113.134	Earned Income In-Kind
113.139	Payments from the Illinois Department of Children
	and Family Services

Property Transfers For Applications Filed Prior To October 1, 1989 Property Transfers For Applications Filed On Or After October 1, 1989 Court Ordered Child Support Payments of Deferral of Consideration of Assets Asset Disregard Exempt Assets 113.141 113.142 113.154 113.143 13.156 113.155

SUBPART D: PAYMENT AMOUNTS

Assignment of Medical Support Rights

Sponsors of Aliens Parent/Step-Parent

113.160

113.157

Payment Levels for AABD Personal Allowance	Personal Allowance Amounts Shelter Utilities and Heating Fuel	Laundry Telephone Transportation, Lunches, Special Fees	Allowances for Increase in SSI Benefits Nursing Care or Personal Care in Home Not S Licensing	Sheltered Care in a Licensed Group Care Fac Shopping Allowance	Special Allowances for Blind and Partially (Blind Only) Home Delivered Meals
Section 113.245 113.246	113.247 113.248 113.249	113.250 113.251 113.252	113.253 113.254	113.255	113.257

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AABD Fuel and Utility Allowances By Area Sheltered Care Rates

113.258 113.259 113.260

DEPARTMENT OF PUBLIC AID

ILLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENT

Section 113.261

12-13 of the Illinois Public Aid Code (III. Rev. Stat. 1989, ch. 23, pars. 3-1 et seg. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 III. Reg. 17, p. 117, effective February 1, 1978; amended at 2 III. Reg. 31, p. 134, effective February 1, 1978; emergency amendment at 2 III. Reg. 37, p. 4, effective August 5, 1978; emergency amendment at 2 III. Reg. 46, p. 44, effective November 1, 1978; emergency amendment at 3 III. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 III. Reg. 16, p. 41, effective April 1979; amended at 3 III. Reg. 33, p. 415, effective August 18, 1979; amended at 3 III. Reg. 33, p. 243, effective September 21, 1979; amended at 3 III. Reg. 38, p. 243, effective September 21, 1979; amended at 3 III. Reg. 38, p. 243, effective September 21, 1979; amended at 3 III. Reg. 46, p. 36, effective October 6, 1979; amended at 3 III. Reg. 47, p. 96, effective November 2, 1979; amended at 3 III. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 III. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill.
Reg. 10, p. 259, effective February 22, 1980; at 4 Ill. Reg.
12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg.
27, p. 387, effective June 24, 1980; emergency amendment at 4
Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of
150 days; amended at 4 Ill. Reg. 37, p. 797, effective
September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective

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NOTICE OF ADOPTED AMENDMENT

September 2, 1980; amended at 4 III. Reg. 45, p. 134, effective January 2, 1981; amended at 5 III. Reg. 76, effective January 2, 1981; amended at 5 III. Reg. 76, effective January 2, 1981; amended at 5 III. Reg. 1134, effective June 23, 1981; amended at 5 III. Reg. 7071, effective June 23, 1981; amended at 5 III. Reg. 7071, effective June 23, 1981; amended at 5 III. Reg. 7071, effective June 23, 1981; amended at 5 III. Reg. 1805, effective June 23, 1981; amended at 5 III. Reg. 1805, effective June 23, 1981; amended at 5 III. Reg. 1805, effective June 23, 1981; amended at 5 III. Reg. 1805, effective Jule 23, 1981; amended at 5 III. Reg. 1805, effective October I, 1981; peremptory amendment at 5 III. Reg. 1805, effective October I, 1981; peremptory amendment at 5 III. Reg. 1805, effective October I, 1981; amended at 5 III. Reg. 1805, effective October I, 1981; amended at 5 III. Reg. 1073, effective October I, 1981; amended at 5 III. Reg. 1073, effective October I, 1981; amended at 5 III. Reg. 1073, effective October I, 1981; amended at 5 III. Reg. 1076, effective October I, 1981; amended at 5 III. Reg. 1076, effective October I, 1981; amended at 5 III. Reg. 1073, effective October I, 1982; amended at 5 III. Reg. 1075, effective October I, 1982; amended at 6 III. Reg. 611, effective June 2, 1982; peremptory amendment at 6 III. Reg. 612, effective June 2, 1982; peremptory amendment at 6 III. Reg. 612, effective June 2, 1982; peremptory amendment at 6 III. Reg. 612, effective June 2, 1982; peremptory amendment at 6 III. Reg. 1812, effective June 2, 1982; peremptory amendment at 6 III. Reg. 612, effective June 2, 1982; amended at 6 III. Reg. 1812, effective June 1, 1982; amended at 6 III. Reg. 1875, effective October I, 1983; amended at 6 III. Reg. 1875, effective October I, 1983; amended at 6 III. Reg. 1875, effective October I, 1983; amended at 6 III. Reg. 1874, effective October I, 1983; amended at 6 III. Reg. 525, effective December 21, 1983; amended at 8 III. Reg. 525, effective December 11, 1983; amended at 8 I

ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENT

effective April 5, 1995; amended at 9 III. Reg. 8166, effective May 17, 1948; amended at 9 III. Reg. 11302, effective July 8, 1985; amended at 9 III. Reg. 11302, effective July 8, 1985; amended at 9 III. Reg. 11302, effective July 8, 1985; amended at 9 III. Reg. 1131, effective July 12, 1985; amended at 9 III. Reg. 1131, Reg. 12806, effective October 4, 1985; amended at 9 III. Reg. 15896, effective October 10, 1985; amended at 9 III. Reg. 1599, effective October 10, 1985; amended at 9 III. Reg. 1111. Reg. 1111.

NOTICE OF ADOPTED AMENDMENT

effective April 1, 1991; amended at 15 Ill. Reg. 5698, effective April 10, 1991; amended at 15 Ill. Reg. 7104, effective April 30, 1991; amended at 15 Ill. Reg. 11142effective July 22, 1991.

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

PAYMENT AMOUNTS SUBPART D:

Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and All Other Cases in Licensed Intermediate Care Licensed Medical Facilities Section 113.261

The following policy applies to cases in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and all other <u>Licensed Medical Facilities</u> (see 89 Ill. Adm. Code 140.642).

- grant shall be permitted for up to six months to maintain a residence in the community when: K a)
- the individual does not have a spouse and/or dependent children in the home; and 1
- a physician has certified that the stay in the temporary and the individual is expected to return home within six months. facility is 5
- determine the amount of the grant include: To q
- \$30.00 for personal allowance (see Section 113.247); 7
- in rent or property expense that would be allowed the AABD MAG standard if the individual was at home (see Section 113.248); 5
- utility expenses that would be allowed in the AABD MAG standard if the individual was at home (see Section 113.249); and 3)
- the "grant adjustment" allowance (see Section 113.253). 4

effective July 22 11142 Reg. Amended at 15 Ill. (Source: 1991)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

FOOD STAMPS The Heading of the Part:

7

- Ill. Adm. Code 121 83 Code Citation: 5
- Adopted Action: Section Numbers: 3

Amendment Amendment 121.31 121.58

- Statutory Authority: Sections 12-4,4 thru 12-4,6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 12-4,4 thru 12-4,6 and 12-13) 4
- 1991 July 22, Effective Date of Adopted Amendments: 2
- Does this rulemaking contain an automatic repeal date? X No Yes (9
- Do these Adopted Amendments contain incorporations by reference? 7
- July 22, Date Filed in Agency's Principal Office: 8
- Notices of Proposal Published in Illinois Register: 6

(15 Ill. Reg. 5525 April 19, 1991

- Has JCAR issued a Statement of Objections to these Adopted Amendments? No 10)
- No changes Differences between proposal and final version: were made to these amendments. 11)
- been made as indicated in the agreement letter issued by Have all the changes agreed upon by the agency and JCAR JCAR? Yes 12)
- Will these Adopted Amendments replace Emergency Amendments currently in effect? No 13)
- Are there any Amendments pending on this Part? 14)

Illinois Register Citation Proposed Action Section Numbers

May 10, 1991 (15 Ill. Reg. Amendment 121.63

6922)

May 10, 1991 (15 Ill. Reg. Amendment

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SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY 39: SOCIAL SERVICES
DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS APPLICATION PROCEDURES NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID ILLINOIS REGISTER FOOD STAMPS Application for Assistance PART 121 Denial of an Application Client Cooperation Emergency Assistance Expedited Services TITLE 89: SUBPART A: of Assistance CHAPTER I: Interviews Section 121.4 121.5 121.6 121.7 121.10 121.1 121.2 121.3 The full text of the Adopted Amendments begins on the next page: provides that monthly cash payments provided by DMHDD under the Family Assistance Program for Mentally Disabled Children are exempt and not considered income or an asset in determining and redetermining eligibility for public This rulemaking Jesse B. Harris Bldg. II 100 South Grand Avenue East, 3rd Floor Springfield, Illinois 62762 Information and questions regarding these Adopted Illinois Department of Public Aid Anita Williams, Staff Attorney Office of the General Counsel Summary and Purpose of Adopted Amendments: NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC AID ILLINOIS REGISTER Amendments shall be directed to: (217) 782-1233 assistance. Telephone: Address: Name:

Time Limitations on the Disposition of an Application Approval of an Application and Initial Authorization Work Registration/Participation Requirements SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY Individuals Exempt From Work Registration Unearned Income In-Kind Lump Sum Payments and Income Tax Refunds Ending a Voluntary Quit Disqualification Good Cause for Voluntary Job Quit Exemptions from Voluntary Quit Rule Period of Disqualification Social Security Numbers Budgeting Earned Income Exempt Earned Income Exempt Unearned Income Education Benefits Voluntary Job Quit Failure to Comply Unearned Income Earned Income Requirements Citizenship Residence 121.19 121.20 121.21 121.22 121.23 121.30 121.31 121.32 121.33 Section 121.27 121.28 121.29 Section 121.41 121.50 121.51 121.25 121.26 121.40

Income from Work/Study/Training Programs

NOTICE OF ADOPTED AMENDMENTS

	Earned Income from Roomer and Boarder	Income From Rental Property	Earned Income In-Kind	Sponsors of Aliens	Assets	Exempt Assets	Asset Disregards	SUBPART D: ELIGIBILITY STANDARDS
Section	121.52	121.53	121.54	121.55	121.57	121.58	121.59	

Section

Net Monthly Income Eligibility Standards Gross Monthly Income Eligibility Standards Income Which Must Be Annualized Deductions From Monthly Income Coupon Allotment	
121.60 121.61 121.62 121.63 121.64	

SUBPART E: HOUSEHOLD CONCEPT

the Assistance Unit					
Persons Who May Be Included in the Assistance Unit	Living Arrangement	Nonhousehold Members	Ineligible Household Members	Strikers	Students
Section 121.70	121.71	121.72	121.73	121.74	121.75

SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

e e	Fraud Disgualification (Renumbered)				Disqualification Upon Finding of Fraud (Renumbered)						Replacement of Food Stamp Coupons or ATP Documents			Supplemental Payments		Project (Repealed)	0 Recertification of Eliqibility
Section	121.80	121.81	121.82	121.83	121.84	121.85	121.90	121.91	121.92	121.93	121.94	121.95	121.96	121.97	121.98		121.170

SOURCE: Adopted December 30, 1977; amended at 3 III. Reg. 5, p. 875 effective February 2, 1979; amended at 3 III. Reg. 31, p. 109, effective August 3, 1979; amended at 3 III. Reg. 33, p. 399 effective August 18, 1979; amended at 3 III. Reg. 41, p. 165, effective October 11, 1979; amended at 3 III. Reg. 42, p. 230, effective October 9, 1979; amended at 3 III. Reg. 44, p. 173, effective October 19, 1979; amended at 3 III. Reg. 46, p.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Residents of Shelters for Battered Women and their Children Incorporation By Reference Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM	Definition of Intentional Violations of the Program Penalties for Intentional Violations of the Program Notification To Applicant Households Disqualification Upon Finding of Intentional Violation of the Program Court Imposed Disqualification	H: CLAIMS FOR OVERISSUANCES OF FOOD STAMP BENEFITS	Types of Claims (Recodified) Establishing a Claim for Intentional Violation of the Program (Recodified) Establishing a Claim for Unintentional Household	Errors and Administrative Errors (Recodified) Collecting Claim Against Households (Recodified) Failure to Respond to Initial Demand Letter (Recodified)	Methods of Repayment of Food Stamp Claims (Recodified) Determination of Monthly Allotment Reductions (Recodified)	Failure to Make Payment in Accordance with Repayment Schedule (Recodified) Suspension and Termination of Claims (Recodified)	: Implementing Sections 12-4.4 through 12-4.6 and by Section 12-13 of the Illinois Public Aid Code Stat. 1989, ch. 23, pars. 12-4.4 through 12-4.6 and
Section 121.130 121.135 121.140 SUU	Section 121.150 121.151 121.152 121.153	SUBPART	Section 121.200 121.201 121.202	121.203	121.205	121.207	AUTHORITY: authorized (Ill. Rev. 12-3)

NOTICE OF ADOPTED AMENDMENTS

effective April 15, 1981; premptory amendment at 5 111. Reg. 5722, effective June 1, 1981; amended at 5 111. Reg. 7071, effective June 23, 1981; peremptory amendment at 10062, effective October 1, 1981; amended at 5 111. Reg. 10733, effective October 29, 1981; amended at 6 111. Reg. 12736, effective January 17, 1982; amended at 6 111. Reg. 2707, effective March 2, 1982; amended at 6 111. Reg. 8159, effective July 1, 1982; amended at 6 111. Reg. 8159, effective July 1, 1982; amended at 6 111. Reg. 8159, effective July 1, 1982; amended at 6 111. Reg. 10208, effective August 9, 96, effective November 13, 1979; amended at 3 III. Reg. 48, p. 1; effective November 15, 1979; peremptory amendment at 4 III. Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 III. Reg. 9, p. 259, effective February 23, 1980; amended at 4 III. Reg. 10, p. 253, effective February 27, 1980; amended at 4 III. Reg. 12, p. 551, effective March 10, 1980; emergency amended at 4 III. Reg. 29, p. 294, effective July 8, 1980 for l, 1983; amended at 7 III. Reg. 8118, effective June 24, 1983; peremptory amendment at 7 III. Reg. 12899, effective October 1, 1983; amended at 7 III. Reg. 13655, effective October 4, 1983, peremptory amended at 7 III. Reg. 16067, effective November 18, 1983; amended at 8 III. Reg. 1619, effective April 18, 1984; amended at 8 III. Reg. 573, effective April 18, 1984; amended at 8 III. Reg. 10086, effective May 16, 1984; peremptory amendment at 8 III. Reg. 10086, effective July 1, 1984; amended at 8 III. Reg. 13284, effective July 16, 1984; amended at 8 III. Reg. 13284, effective September 14, 1984; amended at 8 III. Reg. 13284, effective September 14, 1984; amended (by 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5195; effective May effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; peremptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. Reg. 14334, effective September 6, 1985; peremptory amendment at 9 Ill. Reg. 15582, effective effective September 2, 1980; amended at 4 III. Reg. 37, p. 797, effective September 2, 1980; amended at 4 III. Reg. 45, p. 134, effective October 17, 1980; amended at 5 III. Reg. 766, effective January 2, 1981; amended at 5 III. Reg. 1131, effective January 16, 1981; amended at 5 III. Reg. 4586, adding section being codified with no substantive change) at 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 19690, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. October 1, 1985; amended at 9 Ill. Reg. 16889, effective

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Cotober 1, 1988; peremptorial and at 12 111. Reg. 1627; effective October 1, 1988; amendment at 12 111. Reg. 20161, effective November 30, 1988; amended at 12 111. Reg. 20161, effective November 30, 1988; amended at 13 111. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 111. Reg. 15859, effective August 1, 1990; amended at 14 111. Reg. 1369; effective January 1, 1990; amended at 14 111. Reg. 13202, effective August 6, 1990; peremptory amendment at 14 111. Reg. 15158, effective October 1, 1990; amended at 14 111. Reg. 16983, effective September 30, 1990; amended at 15 111. Reg. 16983, effective September 30, 1990; amended at 15 111. Reg. 11150, effective July 22, 1991. 111. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 111. Reg. 15480, effective September 4, 1987; amended at 11 111. Reg. 15634, effective September 11, 1987; amended at 11 111. Reg. 18218, effective October 30, 1987; amendment at 11 111. Reg. 18374, effective October 30, 1987; amended at 12 111. Reg. 1877, effective December 30, 1987; emergency amendment at 12 111. Reg. 1941, effective December 31, 1987, for a maximum of 150 days; amended at 12 111. Reg. 4204, effective February 5, 1988; amended at 12 III. Reg. 9678, effective May 23, 1988; amended at 12 III. Reg. 9922, effective June 1, 1988; amended at 12 III. Reg. 11463, effective June 30, 1988; amended at 12 III. Reg. 12824 effective July 22, 1988; emergency amendment at 12 III. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; peremptory amendment at 12 III. Reg. 15704, effective October 15, 1987, for a maximum of 150 days; amended at 11 III. Reg. 10269, effective May 22, 1987; amended at 11 III. Reg. 10621, effective May 25, 1987; peremptory amendment at 11 III. Reg. 11391, effective July 1, 1987; peremptory amendment at 11 III. Reg. Reg. 11855, effective June 30, 1987; emergency amendment at 11 December 9, 1985; amended at 10 III. Reg. 229, effective December 20, 1985; peremptory amendment at 10 III. Reg. 7387, effective April 21, 1986; peremptory amendment at 10 III. Reg. 7941, effective May 1, 1986; amended at 10 III. Reg. 14692, effective August 29, 1986; peremptory amendment at 10 III. Reg. 15714, effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 III. Adm. Code 165 at 10 III. Reg. 21094; peremptory amendment at 11 111. Reg. 3761, effective February 11, 1987; emergency amendment at 11 111. Reg. 3754, effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 111. Reg. 9968, effective May Ill. Reg. 12043, effective July 6, 1987; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 October 16, 1985; amended at 9 Ill. Reg. 19726, effective

CAPITALIZATION DENOTES STATUTORY LANGUAGE.

NOTICE OF ADOPTED AMENDMENTS

C: FINANCIAL FACTORS OF ELIGIBILITY SUBPART

Exempt Unearned Income Section 121.31

The following unearned income is exempt:

- household. (Including rent and mortgage payments made or person or organization providing the service to the household by a nonhousehold member with nonhousehold funds, and paid directly to the household's creditors Vendor payments when these are made in behalf of a to landlords or mortgagees by Housing and Urban Development (HUD).) e G
- payable to the household such as, but not limited to, garnisheed wages, public assistance grants directed to legally obligated to a household member, but which are a protective payee, GA disbursing orders and payments directed to a vendor, and support or alimony payments party for a household expense, are counted as income and not excluded as a vendor payment. The following diverted by the provider of the payment to a third Monies that are legally obligated and otherwise a
- Rent paid directly to a landlord by a household's employer in addition to paying the household its regular wages; a

are considered vendor payments not diverted income:

- directly to a third party for a household expense; provided in a money payment to the household, and that are over and above normal public assistance or general assistance grants, if they are made Assistance payments that would not normally be 7
- Child support or alimony payments specified by court order or other legally binding agreement go directly to a third party rather than to a household, and 3
- Support payments not required by a court order or excess of an amount specified in a court order or other legally binding agreement (payments in written agreement) which are paid to a third party rather than the household. 4

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ç Public Assistance/General Assistance payments a third party in behalf of a household for medical, child care, or energy assistance, 2

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Exempt Unearned Income (Cont'd)

Section 121.31

(Public Assistance means AFDC and AABD)

- Assistance payments to third parties in behalf a household for temporary housing, even any portion of the payment which is part of the normal Public Assistance/General Assistance payment, provided the housing lacks facilities From October 20, 1987, to September 30, 1989, entire amount of Public Assistance/General for preparation and cooking of hot meals or refrigerated food storage. 6
- Assistance (GA) payments made directly to a third party (i.e., vendor payment) on behalf of a migrant or seasonal farmworker household while the household is in the job stream. This assistance includes, but is not limited to, Emergency Public Assistance (PA) or General emergency vendor payments for housing or transportation. 2
- February 1, 1988, from one or more private nonprofit charitable organizations, but not to exceed \$300.00 in Cash donations based on need received on or after a Federal fiscal year quarter. ີວ
- received too infrequently or irregularly to be reasonably anticipated, not in excess of \$30.00 per Any income in the certification period which is quarter. q
- All loans (other than educational loans on which repayment is deferred). e
- extent they do not exceed actual expenses and do not represent a gain or benefit to the household. This Reimbursements for past or future expenses, to the does not include reimbursements for normal living expenses. £)
- of a third-party beneficiary who is not a household member. Foster care payments are considered income to Monies received and used for the care and maintenance the adult or child in foster care and not income to the household providing the foster care even if the payments are made to the provider household rather than to the adult or child(ren) in foster care. If

6

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Exempt Unearned Income (Cont'd)

Section 121.31

the household chooses to include the adults and/or children in foster care as part of the household, the entire foster care payment is considered unearned income to the household.

- Income of nonhousehold members except for those who have been disqualified for fraud or intentional program violation, for failure to meet the social security number requirements, because of ineligible alien status, or due to questionable citizenship status.
- Payments to volunteers under the Domestic Volunteer Service Act (42 U.S.C. 4951-4993) (VISTA) are exempt only if the individual:
- was receiving food stamps or public assistance at the time he/she joined VISTA, and/or
- 2) was receiving an exempted VISTA payment, or other subsistance payments under Title I of the Domestic Volunteer Services Act, prior to March 1, 1979 and the volunteer contract in effect March 1, 1979 has not expired.
- j) Income received from the disposition of funds to the Grand River Band of Ottawa Indians.
- k) Any income specifically excluded by any Federal statute from income consideration for food stamp purposes.
- 1) Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances through the Job Training Partnership Act (29 U.S.C. 1501 1781).
- m) Portions of cash assistance payments designated as being for the purpose of energy assistance.
- n). Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P. A. 86-921.

(Source: Amended at 15 Ill; Reg. <u>11150</u>, effective July 22, 1991)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 121.58 Exempt Assets

a) Homestead Property

- The home and surrounding property which, exclusive of public rights of way, is not separated from the home by intervening property owned by others.
- Homes which are temporarily unoccupied for reasons of employment, training for future employment, illness, or inhabitability caused by casualty or natural disaster, remain exempt if the household intends to return.
- 3) A lot owned or being purchased by the household if the household intends to build or is building a permanent home and the household does not currently own a home.

b) Personal Property

Household goods, personal effects, one burial plot per household member, and the cash value of life insurance policies and pension plans except Individual Retirement Accounts (IRA's) and Keogh plans which do not involve a household member in a contractual relationship with someone who is not a member of the same food stamp household. If the Keogh plan involves a member of the household and someone who is not a member of the same food stamp household, it is exempt unless the client can withdraw funds from the plan without affecting the other individual(s).

c) Income Producing Property

- Property which is annually producing income consistent with its fair market value (including land or buildings being sold by installment contract), even if only used on a seasonal basis.
- 2) Property which is essential to the employment or self-employment of a household member, such as, farmland and work related equipment (tools of a tradesman, farm machinery). In the case of farm property (including land, equipment, and supplies) that is essential to the self-employment of a household member in a

NOTICE OF ADOPTED AMENDMENTS

Exempt Assets (Cont'd) Section 121.58

shall be excluded from financial resources until the expiration of the one (1) year period beginning on the date such member ceases to be farming operation, the value of such property self-employed in farming.

- A rental home which is used by a household for vacation purposes at sometime during the year is an asset, unless excluded by the preceding subsection (1). 3
- Governmental Disaster Payments q

Any governmental payments specifically designated for the restoration of a home damaged in a disaster (if the household is subject to a legal sanction if the funds are not used as intended).

Inaccessible Assets (e Assets whose cash value is not accessible to the household, such as but not limited to:

- irrevocable trust funds, 7
- security deposits on rental property and utilities, 5
- property in probate, 3)
- real property when a good faith effort is being made to sell at a reasonable price, or 4)
- jointly owned assets which cannot be practically consent of the joint owner who refuses to give subdivided and are accessible only with the that consent. 2
- Non-liquid asset(s) (see Section 121.57(b)(2)(B)) which have a lien against it as a result of a business loan and the household is prohibited by the security or lien agreement from selling the asset(s). (9
- Prorated Income (j

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Exempt Assets (Cont'd) Section 121.58

as Money which has been prorated as income, such income of self-employed persons or students.

Indian Lands g) Indian lands held jointly with the tribe, or land that can be sold only with the approval of the Bureau of Indian Affairs. can pe

Federal Statute Exclusions я

Assets excluded for food stamp purposes by express provision of Federal Statute.

- Licensed Vehicles ;
- used primarily for producing income such as, but not limited to, a taxi, truck, or fishing boat. "Used primarily" means: used over 50% of the time the vehicle is used; 7
- annually producing income consistent with its fair market value (even if only used on a seasonal basis); 5)
- ø necessary for long distance travel essential to employment, other than daily commuting (such sales person, migrant farmworker); 3
- necessary for subsistence hunting or fishing (game and fish necessary for the livelihood the household); 4)
- used as the household's home; or 2
- not household member regardless of the purpose of such transportation. Only one vehicle per disabled person is allowed. The vehicle need not be specically equipped or used primarily for the transporation of the disabled individual. necessary to transport a physically disabled 9

Exclusions 1-6 also apply when the vehicle is not in use because of temporary *Agency Note: unemployment.

NOTICE OF ADOPTED AMENDMENTS

Exempt Assets (Cont'd)

Section 121.58

- licensed vehicle per household, regardless of equity value (but not fair market value) of its use; and one 2
- employment, or to seek employment in compliance with job search criteria. Temporary periods of unemployment are not to affect this exemption. of training or education which is preparatory for any other licensed vehicles used to transport The equity value (but not fair market value) household members to and from employment, 8
- Property, real or personal, to the extent that it is directly related to the maintenance or use of a vehicle excluded under subsections (i)(1), (i)(2) or (i)(3) above. 6
- under the Family Assistance Program for Mentally Mental Health and Developmental Disabilities Payments made by the Illinois Department of Disabled Children under P.A. 86-921. 10)

Amended at 15 Ill. Reg. 11150, effective July 22, (Source: 1991)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- GENERAL ASSISTANCE The Heading of the Part: 7
- 89 Ill. Adm. Code 114 Code Citation: 2)
- Adopted Action: Section Numbers: 3

Amendment Amendment 114.210 114.251

- Statutory Authority: Sections 6-1.2, 6-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 6-1.2, 6-2 and 12-13) 4
- August 1, 1991 Effective Date of Adopted Amendments: 2
- Does this rulemaking contain an automatic repeal date? Yes 9
- Do these Adopted Amendments contain incorporations by reference? 2
- August 1, 1991 Date Filed in Agency's Principal Office: 8
- Notices of Proposal Published in Illinois Register: 6

(15 Ill. Reg. 5539) April 19, 1991

- Has JCAR issued a Statement of Objections to these Adopted Amendments? 10)
- No changes Differences between proposal and final version: were made to the text of these amendments. 11)
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)
- Will these Adopted Amendments replace Emergency Amendments currently in effect? 13)
- Are there any Amendments pending on this Part?
- Summary and Purpose of Adopted Amendments: This rulemaking provides that monthly cash payments provided by DMHDD under the Family Assistance Program for Mentally Disabled Children are exempt and not considered income or an asset in determining and redetermining eligibility for public 15)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

16) Information and questions regarding these Adopted Amendments shall be directed to:

Anita Williams, Staff Attorney Office of the General Counsel Name:

Jesse B. Harris Building II 100 South Grand Avenue East, 3rd Floor Springfield, Illinois 62762 Illinois Department of Public Aid

Address:

(217) 782-1233 Telephone: The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID ILLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

GENERAL ASSISTANCE PART 114

SUBPART A: GENERAL PROVISIONS

Description of the Assistance Program Incorporation By Reference Section 114.1

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

	Client Cooperation	Citizenship	Residence	Age	Relationship	Living Arrangement	Social Security Numbers	Work Registration Requirements	Individuals Exempt From Work Registration	Requirements	Job Service Registration	Failure to Maintain Current Job Service Registration	Responsibility to Seek Employment	Initial Employment Expenses	Work and Training Programs	Downstate General Assistance - Food Stamps	Employment and Training Pilot Project	Project Chance Participation/Cooperation	Requirements (Renumbered)	General Assistance Jobs Program (Repealed)	SUBPART C: PROJECT ADVANCE		Project Advance	Project Advance Participation Requirements of	Adjudicated Fathers
Section	1.14.9	114.10	114.20	114.30	114.40	114.50	114.52	114.60	114.61		114.62	114.63	114.64	114.70	114.80	114.85		114.90		114.100		Section	114.108	114.109	

Project Advance Good Cause for Failure to Comply Individuals Exempt From Project Advance Project Advance Supportive Services

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Project Advance Cooperation Requirements

114.110

Adjudicated Fathers Project Advance Sanctions

114.111 114.113 114.115 114.117

67	
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ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Popular of wew own propried	Section	Unearned Income	114.200
	•		Section
SIIBDADT G: OTHER DE		SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY	
Payment Levels in Group III	114.353		
Payment Levels in Group II	114.352	Employment Child Care (Repealed)	114.140
Payment Levels in Group I C	114.351	Employment and Training Supportive Services	114.130
Payment Levels for General	114.350	Training Participation Requirements	
	Section	Good Cause For Failure to Cooperate With Work and	114.129
			114.128
SUBPART F: PAYMENT			114.127
		Process/Development of an Employment Plan	
Supplemental Payments	114.280	Employment and Training Program Full Assessment	1.14.126
Property Transfers	114.270	Employment and Training Program Orientation	114.125
Deferral of Consideration o	114.260	Requirements	
Asset Disregards	114.252	Employment and Training Participation/Cooperation	114.124
Exempt Assets	114.251	(WRS) to Become Employable	
Assets	114.250	Persons in Need of Work Rehabilitative Services	114.123
Employees		of the Social Security Act	
Budgeting Earned Income For	114.247	Supplemental Security Income (SSI) Under Title XVI	
Budgeting Earned Income For	114.246	Advocacy Program for Persons Who Have Applied for	114.122
and Family Services		Training	
Payments from the Illinois	114.245	Persons Required to Participate in Employment and	114.121
Earned Income In-Kind	114.244	Illinois Department of Public Aid	
Earned Income From Rental P	114.243	for General Assistance Programs Administered by the	
Earned Income From Roomer a	114.242	Employment, Training, Rehabilitation, and Advocacy	114.120
Earned Income From Self-Emp	114.241		Section
THEORING TOWN MOTH DEAGLY TEAT	0 E 7 : E T T		

Persons Who May Be Included In the Assistance Unit Eligibility of Strikers Special Needs Authorizations	Institutional Status Retrospective Budgeting Budgeting Schedule Redetermination of Eligibility	Twelve Month Extension of Medical Assistance Due to Increased Income From Employment. SUBPART H: CHILD CARE	Child Care Child Care Eligibility Qualified Provider Notification of Available Services	Participant Rights and Responsibilities Additional Service to Secure or Maintain Child Care Arrangements
Section 114.400 114.401	114.403 114.404 114.405 114.420	114.430	Section 114.450 114.452 114.454	114.458
Unearned Income Budgeting Unearned Income Budgeting Unearned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision	Initial Receipt of Unearned Income Termination of Unearned Income Exempt Unearned Income Education Benefits	Unearned Income In-Kind Earmarked Income Lump Sum Payments Protected Income Earned Income	Budgeting Earned Income Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision Initial Employment	Exempt Earned Income Recognized Employment Expenses
Section 114.200 114.201	114.203 114.204 114.210 114.220	114.221 114.222 114.223 114.224 114.225	114.226 114.227 114.228	114.230

ILLINOIS REGISTER

11168 91

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SUBPART D: PROJECT CHANCE	Section	
	114.240	
	114.241	Income
yment, Training, Rehabilitation, and Advocacy	114.242	Income From Roomer
eneral Assistance Programs Administered by the	114.243	Earned Income From Rental Property
ois Department of Public Aid	114.244	Earned Income In-Kind
ins Required to Participate in Employment and	114.245	Payments from the Illinois Department of Children
build	714 246	and ramily services
emental Security Income (SSI) Under Title vvi	114.240	Budgeting Earned Income For Contractual Employees
tementar becarity Act	1	
ons in Need of Work Rehabilitative Services	114.250	Assets
to Become Employable	114.251	Exempt Assets
yment and Training Participation/Cooperation	114.252	Asset Disregards
rements	114.260	Deferral of Consideration of Assets (Repealed)
yment and Training Program Orientation	114.270	Property Transfers
yment and Training Program Full Assessment	114.280	Supplemental Payments
ess/Development of an Employment Plan		
yment and Training Program Components		SUBPART F: PAYMENT AMOUNTS
James of the control	Section	
ing Participation Requirements	114.350	Payment Levels for General Assistance
yment and Training Supportive Services	114.351	Levels in Group
yment Child Care (Repealed)	114.352	Levels in Group
	114.333	Payment Levels in Group III Countles
I E: FINANCIAL FACTORS OF ELIGIBILITY		SUBPART G: OTHER PROVISIONS
ned Income	Section	Process tolks Man Do Tanalindad To the Nami attended the t
	114.400	Fersons who may be included in the Assistance Unit
sting unearmed income of Applicants Receiving	114.401	Ellyllicy of Scincis Special Needs Authorizations
le ou pare of Application And/or pare of pecision	114 403	Tretitutional Status
ar necempt of Unearmed Income	114.404	Retrospective Budgeting
of Unearned Income	114.405	Budgeting Schedule
tion Benefits	114.420	Redetermination of Eligibility
ned Income In-Kind	114.430	Twelve Month Extension of Medical Assistance Due to
rked Income		Increased Income From Employment
Sum Payments		
cted Income		SUBPART H: CHILD CARE
d Income		
ting Earned Income	Section	
ting Earned Income of Applicants Receiving	114.450	Child Care
le On Date of Application And/Or Date of Decision	114.452	Child Care Eligibility
.al Employment	114.454	Vualified Frovider

NOTICE OF ADOPTED AMENDMENTS

Rates of Payment for Child Care Method of Providing Child Care 114.464 Section

SUBPART I: TRANSITIONAL CHILD CARE

Section

Transitional Child Care Eligibility Duration of Eligibility for Transitional Child Care Loss of Eligibility for Transitional Child Care Fees for Service for Transitional Child Care Rates of Payment for Transitional Child Care Participant Rights and Responsibilities Child Care Overpayments and Recoveries Notification of Available Services Qualified Provider 114.500 114.508 114.512 114.506 114.516 114.518

AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 6-1 et seg. and 12-13) AUTHORITY:

August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for maximum of 150 days; emergency amendment at 3111. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 111. 33, p. 399, effective August 18, 1979; amendment at 3 111. Reg. 33, p. 415, effective August 18, 1979; amended at 3 111. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 111. Reg. 38, p. 321. effective September 7, 1979; amended at 3 111. Reg. 40, p. 140, effective October 6, 1979; amended at 3 111. Reg. 46, p. 36, effective November 2, 1979; amended at 3 111. Reg. 47, p. 96, effective November 13, 1979; amended at 3 111. Reg. 48, p. 1, effective November 15, 1979; peremptory 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective SOURCE: Filed effective December 30, 1977; peremptory

LLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Use 23, 1931; amended at 5 111. Reg. 8042, effective July 24, 1981; peremptory amendment at 5 111. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 111. Reg. 10062, effective August 1, 1981; peremptory amendment at 5 111. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 110. Reg. 10013, effective October 1, 1981; peremptory amendment at 5 110. Reg. 10134, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10134, effective October 1, 1981; peremptory amendment at 5 111. Reg. 10733, effective October 1, 1981; amended at 5 111. Reg. 10733, effective October 1, 1981; amended at 5 111. Reg. 10733, effective October 1, 1981; amended at 5 111. Reg. 10767, effective October 1, 1981; amended at 5 111. Reg. 10767, effective October 1, 1981; amended at 5 111. Reg. 10767, effective October 1, 1981; amended at 5 111. Reg. 10767, effective October 1, 1981; amended at 5 111. Reg. 10767, effective October 1, 1981; amended at 6 111. Reg. 1671, effective June 16, 1981; peremptory amendment at 6 111. Reg. 2447, effective June 16, 111. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 111. Reg. 6912, effective May 18, 1982; peremptory amendment at 6 111. Reg. 6912, effective May 18, 1982; peremptory amendment at 6 111. Reg. 6912, effective May 18, 1982; peremptory amendment at 6 111. Reg. 6912, effective May 18, 1982; effective July 1, 1982; amended at 6 111. Reg. 10970, effective September 21, 1982; amended at 6 111. Reg. 11921, effective October 1, 1982; amended at 6 111. Reg. 11921, effective October 1, 1982; amended at 6 111. Reg. 12293, effective October 1, 1982; amended at 6 111. Reg. 12293, effective October 1, 1982; amended at 6 111. Reg. 12293, effective October 1, 1982; amended at 6 111. Reg. 12293, effective October 1, 1982; amended at 6 111. Reg. 12293, effective October 1, 1982; amended at 6 111. Reg. 13754, effective October 1, 1982; amended at 6 111. Reg. 13754, effective May 18, 18, 18, 18, 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, at 7 Ill. Reg. 14747; amended (by adding section being codified effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective with no substantive change) at 7 III. Reg. 16107; amended at 7 III. Reg. 16408, effective November 30, 1983; amended at 7 III. Reg. 16652, effective December 1, 1983; amended at 8 III. Reg. 243, effective December 27, 1983; amended at 8 III. Reg. 5233, (by adding section being codified with no substantive change) April 27, 1984; amended at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, effective July 16, a conve

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

emergency expired March 1, 1990; amended at 13 III. Reg. 16015, effective October 6, 1989; amended at 14 III. Reg. 746, effective January 1, 1990; amended at 14 III. Reg. 3640, effective February 23, 1990; amended at 14 III. Reg. 6360, effective April 16, 1990; amended at 14 III. Reg. 10929, effective June 20, 1990; amended at 14 III. Reg. 13777, effective August 6, 1990; amended at 14 III. Reg. 13777, effective August 10, 1990; amended at 14 III. Reg. 13777, effective August 17, 1990; amended at 14 III. Reg. 17111, effective September 30, 1990; amended at 15 III. Reg. 288, effective January 1, 1991; amended at 15 III. Reg. 288, effective August 1, 1991; amended at 15 III. Reg. 5710, effective August 1, 1991; amended at 15 III. Reg. 5710,

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section 114.210 Exempt Unearned Income

The following unearned income shall be exempt from consideration in determining eligibility and the level of assistance payment.

- a) The value of the coupon allotment under the Food Stamp Act of 1977 (7 U.S.C. 2017(b));
- b) The value of the U.S. Department of Agriculture donated foods (surplus commodities);
- c) Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4636);
- d) Any per capita judgment funds paid under P.I. 92-254 to members of the Blackfeet Tribe of the Blackfeet Indian Reservation, Montana and the Gros Ventre Tribe of the Fort Belknap Reservation, Montana (25 U.S.C. 1264);
- e) Any benefits received under Title VII, Nutrition Program for the Elderly, of the Older Americans Act of 1965, as amended (42 U.S.C. 3030e);
- f) Any compensation provided to individual volunteers under the Retired Senior Volunteer Program (42 U.S.C.5001) and the Foster Grandparent Program (42 U.S.C.5011) and Older Americans Community Service

NOTICE OF ADOPTED AMENDMENTS

Exempt Unearned Income (Cont'd) Section 114.210

Title II of the Domestic Volunteer Service Act (42 U.S.C. 5001 thru 5023), as amended; Employment Program (42 U.S.C.3056) established

- Rev. Stat. 1987-1989, ch. 67 1/2, par. 404 (c)). This includes both the benefits commonly known as the Income received under the provisions of Section 4(c) of the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act (Ill. circuit breaker and "additional grants"; 9
- Payments Under Certain Federal Programs P
- Any payment to volunteers in programs under Title II of the 1973 Domestic Volunteer Services Act, as amended (42 U.S.C. 5044(q)). Examples of these programs include RSVP, Foster Grandparents and other programs. 7
- Year for Action and Urban Crime Prevention Program) are exempt only if the individual was receiving public assistance at the time he/she Payments made under Title I (VISTA, University oined VISTA. 2)
- Unearned income such as need based payments, cash assistance, compensation in lieu of wages and allowances received through the Job Training Partnership Act (29 U.S.C. 1501 į,
- L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C.1989b thru Any payment received under Title I of P. 1989b-8) j,
- of the Aleutian and Pribilof Islands Restitution Act Any payment received under Title II of P. L. 100-383 (50 U.S.C. 1989c thru 1989c-8). ⊋
- Health and Developmental Disabilities under the Family Payments made by the Illinois Department of Mental Assistance Program for Mentally Disabled Children under P.A. 86-921. 1

Amended at 15 Ill. Reg. 11164, effective August (Source: 1, 1991)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Exempt Assets Section 114.251

The following assets are exempt from consideration in determining eligibility for assistance:

- Homestead property. а Э
- Household furnishings. q
- Clothing and personal effects Û
- Motor Vehicle q
- One motor vehicle if the equity value does exceed \$1500. 1
- client(s) can choose to exempt one vehicle if the equity does not exceed \$1,500, and apply the equity value of the other vehicle(s) toward the For an adult case, not living with a spouse, one vehicle is exempted. For a husband and wife living together, only one vehicle is exempted. If a case(s) has more than one vehicle, the Only one vehicle is exempted per family case. asset disregard. 5
- The principal and interest of a court ordered trust fund established for a child which, upon petition, the released for a specific purpose other than the income court refuses to release and one time only payments maintenance needs of the child. e
- control (e.g., not available to the client or the responsible relative) over the donations or benefits or the disbursement of the donations or benefits. Donations or benefits from fund raisers held for a seriously ill client provided the client or responsible relative of the client does not have (J
- of Any payment received under Title I of P. L. 100-383 of the Civil Liberties Act of 1988 (50 U.S.C. 1989b thru 1989b-8). g)
- Any payment received under Title II of P. L. 100-383 of the Aleutian and Pribilof Islands Restitution Act (50 U.S.C. 1989c thru 1989c-8). 2

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 114.251 Exempt Assets (Cont'd)

i) Payments made by the Illinois Department of Mental Health and Developmental Disabilities under the Family Assistance Program for Mentally Disabled Children under P.A. 86-921.

(Source: Amended at 15 Ill. Reg. 11164, effective August 1, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers: Adopted Action:

140.3 Amendment 140.7 Amendment

- 4) Statutory Authority: Sections 5-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 5-2 and 12-13)
- 5) Effective Date of Adopted Amendments: August 1, 1991
- 6) Does this rulemaking contain an automatic repeal date?

 —— Yes X No
- 7) Do these Adopted Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: August 1, 1991
- 9) Notices of Proposal Published in Illinois Register:

April 19, 1991 (15 Ill. Reg. 5585)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

5173) e

- 11) Differences between proposal and final version: No changes were made to the rules.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? Yes

 Section Numbers Proposed Action Illinois Register Citation
 140.11 Amendment May 10, 1991
 (15 Ill. Reg. 6949)

140.71 Amendment December 21, 1990 (14 Ill. Reg. 20170)

NOTICE OF ADOPTED AMENDMENTS

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ster Citatio	4903)	4903)	4903)	4903)	4903)	9885)	1 5585)	7482)	8656)	6949)
Regi	1991 Reg.	1991 Reg.	1991 Reg.	1991 Reg.	1991 Reg.	1991 Reg.	, 199. Reg.	1991 Reg.	1991 Reg.	1991 Reg.
Illinois	April 5, (15 Ill.)	April 5, (15 Ill.	April 5, (15 Ill.	April 5, (15 I11.)	April 5, (15 I11.)	July 5, 1991 (15 Ill. Reg.	April 19, 1991 (15 Ill. Reg. 5585)	May 17, 1991 (15 Ill. Reg.	June 14, 1991 (15 Ill. Reg.	May 10, 1991 (15 Ill. Reg.
Proposed Action Illinois Register Citation	Amendment	Amendment	Amendment	Amendment	Repealed	Amendment	Amendment	Amendment	Amendment	Amendment
Section Numbers										
Section	140.460	140.461	140.462	140.463	140.465	140.518	140.560	140.561	140.569	140.646

Summary and Purpose of Adotped Amendments: In accordance with Section 4601 of P.L. 101-508, this rulemaking requires the Department to expand MANG(P) Program coverage to children ages six (6) and seven (7) whose income does not exceed 100% of the Federal Poverty Level. 15)

Information and questions regarding these Adopted Amendments shall be directed to: 16)

Anita Williams, Staff Attorney Office of the General Counsel

Name:

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Illinois Department of Public Aid Jesse B. Harris Building II 100 South Grand Avenue East. 3rd Floor Springfield, Illinois 62762 Address:

(217) 782-1233 Telephone: The full text of the Adopted Amendments begins on the next page:

NOTICE OF ADOPTED AMENDMENTS

TITLE' 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER d: MEDICAL PROGRAMS

PART 140 MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

	Incorporation By Reference	Medical Assistance Programs	Covered Services Under The Medical Assistance	Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC.	Pregnant Women Who Would Be Eligible if the Child	Were Born and Pregnant Women and <u>#mfamtes-Children</u> Under Age One-¥ea#-Eight Who Do Not Oualifv As	Mandatory Categorically Needy	Covered Medical Services Under AFDC-MANG for	non-pregnant persons who are 18 years of age or	older (Repealed)	Covered Medical Services Under GA and AMI	Medical Services Not Covered	Medical Assistance Provided to Individuals Under the	Age of Eighteen Who Do Not Qualify for AFDC and	Children Under Age Six- <u>Eight</u>	Medical Assistance For Qualified Severely Impaired	Individuals	Medical Assistance for a Pregnant Woman Who Would	Not Be Categorically Eligible for AFDC/AFDC-MANG if	the Child Were Already Born Or Who Do Not Qualify As	Mandatory Categorically Needy	Medical Assistance Provided to Incarcerated Persons	
Section	140.1	140.2	140.3					140.4			140.5	140.6	140.7			140.8		140.9				140.10	

ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

	140.IB	Effect of Termination on Individuals Associated with
	140.19	or for Rein
	140.20	Subsequent to Termination, Suspension or Barring Submittal of Claims
	140.21	Covered Medicaid Services for Onalified Medicare
	140.22	Magnetic Tape Billings
	140.23	Payment of Claims
	140.24	Payment Procedures
	140.25	Overpayment or Underpayment of Claims
	140.26	Payment to Factors Prohibited
RRP,	140.27	Assignment of Vendor Payments
	140.28	Record Requirements for Medical Providers
i 1d	140.30	Audits
ren	140.35	False Reporting and Other Fraudulent Activities
	140.40	Prior Approval for Medical Services or Items
	140.41	Prior Approval in Cases of Emergency
	140.42	Limitation on Prior Approval
	140.43	Post Approval for items or Services When Prior
		Approval Cannot Be Obtained
	140.71	Drug Manual (Recodified)
	140.72	Drug Manual (Recodified)
er the	140.73	Manual
		SUBPART C: HOSPITAL SERVICES
ired		
	Section	
ıld	140.94	Hospital Services (Recodified)
dG if	140.95	Participation (Recodified)
ify As	140.96	General Reguirements (Recodified)
	140.97	Special Requirements (Recodified)
sons	140.98	Covered Hospital Services (Recodified)
	140.99	Hospital Services Not Covered (Recodified)
ı	140.100	Limitation On Hospital Services (Recodified)
	140.101	Transplants (Recodified)
	140.102	
	140.103	Liver Transplants (Recodified)
S	140.104	
	140.110	Disproportionate Share Hospital Adjustments
lical		(Recodified)
	140.116	Payment for Inpatient Services for GA (Recodified)
	140.117	Hospital Outpatient and Clinic Services (Recodified)
ipate	140.200	Payment for Hospital Services During Fiscal Year
1		
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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

ired)

d Laboratories					Dispensing of			
Payment to Practitioners, Nurses and Laboratories	Physicians' Services	Covered Services By Physicians	Services Not Covered By Physicians	Limitation on Physician Services	Requirements for Prescriptions and Dispensing of	Pharmacy Items - Physicians	Optometric Services and Materials	Limitations on Optometric Services
140.400 F		140.411 C	140.412 S	140.413 L	140.414 R			140.417 L

DEPARTMENT OF PUBLIC AID

ILLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENTS

Department of Co Dental Services Limitations on D Reguirements for	Pharmacy Items - Dentists Podiatry Services Limitations on Podiatry Services Requirement for Prescriptions and D Pharmacy Items - Podiatry	s ry ry by cen ry fo	Limitations on Nurse Services Pharmacy Services Pharmacy Services Pharmacy Services Not Covered Prior Approval of Prescriptions Filling of Prescriptions Compounded Prescriptions Prescription Items (Not Compounded) Over-the-Counter Items Reimbursement Returned Pharmacy Items	Payment of Pharmacy Tems Record Requirements for Pharmacies Mental Health Clinic Services Definitions Types of Mental Health Clinic Serv Payment for Mental Health Clinic S Hearings Therapy Services Prior Approval for Therapy Service Payment for Therapy Services Clinic Services	Clinic Participation Requirements (Emergency Exprovered Services in Clinics (Emergency Expired) Encounter Rate Clinic Payment (Emergency Expired) Psychiatric Clinics (Hospital-based) Speech and Hearing Clinics Rural Health Clinics Independent Clinics Hospice Home Health Services Home Health Covered Services
Section 140.418 140.420 140.421	0.42 0.42 0.42	0.42 0.43 0.43 0.43 0.43	2	4444444444	140.461 140.462 140.463 140.465 140.466 140.467 140.467

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section		Se
140.472	Types of Home Health Services	14
140.473	Prior Approval for Home Health Services	14
140.474	Payment for Home Health Services	14
140.475	Medical Equipment, Supplies and Prosthetic Devices	14
140.476	Medical Equipment, Supplies and Prosthetic Devices	
	for Which Payment Will Not Be Made	14
140.477	Limitations on Equipment, Supplies and Prosthetic	14
	Devices	14
140.478	Prior Approval for Medical Equipment, Supplies and	14
	Prosthetic Devices	14
140.479	Approval of Medical Supplies	14
140.480	Equipment Rental Limitations	
140.481	Payment for Medical Equipment, Supplies and	14
	Prosthetic Devices	14
140.482	Family Planning Services	14
140.483	Limitations on Family Planning Services	14
140.484	Payment for Family Planning Services	14
140.485	Healthy Kids Program	14
140.486	Limitations on Medichek Services (Repealed)	14
140.487	Healthy Kids Program Timeliness Standards	14
140.488	Periodicity Schedule, Immunizations and Diagnostic	14
	Laboratory Procedures	14
140.490	Medical Transportation	14
140.491	Limitations on Medical Transportation	14
140.492	Payment for Medical Transportation	14
140.495	Psychological Services	14
140.496	Payment for Psychological Services	
140.497	Hearing Aids	14

SUBPART E: GROUP CARE

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

AMENDMENTS	
ADOPTED	
OF	
NOTICE	

	Collespondent Management of Funds Facility Management of Funds		agement of Recipient	bility	Accounts		1 Reserves	Cessation of Fayment Due to Loss of License Eliaibility For Quality Incentive Program (OHIP)	Quality Incentive Standards and Criteria for the	Incentive Program (QUIP)	Incentive	Payment of Quality Incentive		E Payment	Serv		General Administration Costs	ship Costs	Costs for Interest, Taxes and Rent	tion and Pre	Ø	Costs	and Testing		ementing Regulations	ries Paid to Ow	Reports-Fi	for Fili	rts (Repealed)	y for Failure			Nursing and Program Costs		Component Inflation Index		nts of the Base		Nursing Costs	Costs		I Incentive E		n of L	Cilents With Exceptional Care Needs	Race
Section	140.518	140.519	140.520		140.521	140.522	140.523	140.525	140.526		140.527	.5	. 2	140.530	140.531	140.532	140.533	140.534	140.535	140.536	. 2	.5	140.539	140.540		140.541	140.542	140.543	140.544	140.545	140.550	140.551	140.552	140.553	140.554	140.555	140.560	140.561	10	140.563	10	140.566	Ω.	٠.	140.569	0

NOTICE OF ADOPTED AMENDMENTS

Provider Responsibilitites

Payment Methodology Contract Monitoring

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DEPARTMENT OF PUBLIC AID

REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC

FACILITIES

BBPART G:

Reimbursement For Nursing Costs For Geriatric

Reimbursement For Program Costs (Active Treatment) For Clients in Long Term Care Facilities For the

Developmentally Disabled (Recodified)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section		Section
140.571	Fair Rental Value (FRV) Calculation	140.885
140.572	Total Capital Rate	140.890
140.573	Other Capital Provisions	140.895
140.574	Capital Costs for Rented Facilities	140.896
140.575	Newly Constructed Facilities (Repealed)	
140.576	Renovations (Repealed)	
140.577	Capital Costs for Rented Facilities (Renumbered)	
140.578	Property Taxes	SUE
140.579	Specialized Living Centers	
140.580	Mandated Capital Improvements	
140.581	Qualifying as Mandated Capital Improvement	Section
140.582	Cost Adjustments	140.900
140.583	Campus Facilities	
140.584	Illinois Municipal Retirement Fund (IMRF)	140.90]
140.590	Audit and Record Requirements	140.902
140.642	Screening Assessment for Long Term Care and	140.903
	Alternative Residential Settings and Services	140.904
140.643	In-Home Care Program	140.905
140.645	Medical and In-Home Care For Disabled Persons Under	140.906
	Age 21	140.907
140.646	Reimbursement for Developmental Training (DT)	140.908
	Services for Individuals With Developmental	140.909
	Disabilities Who Reside in Long Term Care (ICF and	140.910
	SNF) and Residential (ICF/MR) Facilities	140.91
140.647	Description of Developmental Training (DT) Services	
140.648	Determination of the Amount of Reimbursement for	140.912
	Developmental Training (DT) Programs	
140.649	Effective Dates of Reimbursement for Developmental	SUBI
	Training (DT) Programs	
140.650	Certification of Developmental Training (DT)	
	Programs	Section
140.651	Decertification of Day Programs	140.940
140.652	Terms of Assurances and Contracts	
140.680	Effective Date Of Payment Rate	140.942
140.700	Discharge of Long Term Care Residents	140.94
140.830	Appeals of Rate Determinations	140.946
140.835	Determination of Cap on Payments for Long Term Care	

Notification of Negotiations (Recodified) Hospital Participation in ICARE Program Negotiations Illinois Competitive Access and Reimbursement Equity H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT Residents in Group Care Facilities (Recodified) Functional Areas of Needs (Recodified) Factors Considered in Awarding ICARE Contracts Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment Payments to Contracting Hospitals (Recodified) Admitting and Clinical Privileges (Recodified) Basic Rehabilitation Aide Training Program Midnight Census Report (Recodified) Times and Staff Levels (Recodified) Negotiation Procedures (Recodified) Interim Nursing Rates (Recodified) Closing an ICARE Area (Recodified) Administrative Review (Recodified) Times and Staff Levels (Repealed) Definition of Terms (Recodified) EQUITY (ICARE) PROGRAM Reconsiderations (Recodified) Statewide Rates (Recodified) (ICARE) Program (Recodified) Service Needs (Recodified) Statewide Rates (Repealed) Definitions (Recodified) Referrals (Recodified) (Recodified) (Recodified) (Recodified) PART 140.958 ر 0 ي 4 2 9 140.948 140.954 140.956 140.950 140.952

(Recodified)

Sponsor Qualifications Sponsor Responsibilities Department Responsibilities Provider Qualifications

140.865 140.870 140.875 140.880

MEDICAID PARTNERSHIP PROGRAM

SUBPART F:

General Description Definition of Terms Covered Services

140.850 140.855 140.860

Section

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section

Schedule of Dental Procedures Time Limits for Processing of Prior Approval Requests Medichek Recommended Screening Procedures (Repealed) Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified) Staff Time and Allocation for Training Programs Services Qualifying for 10% Add-On Services Qualifying for 10% Add-On to Surgical Hospital Services Procurement Advisory Board Termination of ICARE Contracts (Recodified) Transfer of Recipients (Recodified) Validity of Contracts (Recodified) Contract Monitoring (Recodified) Areas of Major Life Activity Podiatry Service Schedule Travel Distance Standards Health Service Areas Capital Cost Areas (Recodified) HSA Grouping (Recodified)

 TABLE B

 TABLE B

 TABLE C

 TABLE C

 TABLE D

 TABLE E

 TABLE F

 TABLE G

 TABLE G

 TABLE J TABLE K TABLE L 140.966 140.968 140.970 140.962 140.972 TABLE

Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13) AUTHORITY: Implementing Article III of the Illinois Health

Incentive Add-On

effective July 6, 1982; emergency amendment at 6 111. Reg. 8374, effective July 6, 1982; emergency amendment at 6 111. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 111. Reg. 681, effective December 30, 1982; amended at 7 111. Reg. 7956, effective July 1, 1983; amended at 7 111. Reg. 8308, effective July 1, 1983; amended at 7 111. Ill. Reg. 8354, effective July 5, 1983; for a maximum of 150 days; amended at 7 111. Reg. 8540, effective July 5, 1983; for a maximum of 150 days; amended at 7 111. Reg. 8540, effective July 5, 1983; amended at 7 III. Reg. 9382, effective July 22, 1983; amended at 7 III. Reg. 12868, effective September 20, 1983; mended at 7 III. Reg. 15047, effective October 31, 1983; amended at 7 III. Reg. 1738, effective December 21, 1983; amended at 8 III. Reg. 254, effective December 21, 1983; amended at 8 III. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 III. Reg. 22, 1984; Adopted at 3 Ill. Reg. 24, p. 166, effective June 10,

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Reg. 7910, effective May 22, emcrygnicy amendment at a maximum of 150 days; amended at 8 111. Reg. 7910, effective June 1, 1984; emergency amended at 8 111. Reg. 10062, effective June 20, 1984; emergency amendment at 8 111. Reg. 10062, effective June 20, 1984; emergency amendment 150 days; amended at 8 111. Reg. 13343, effective July 24, 1984; land at 8 111. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 111. Adm. Code 141 at 8 111. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 111. Reg. 17899; peremptory amendment at 8 111. Reg. 21677, effective September 18, 1984; amended at 8 111. Reg. 21677, effective October 19, 1984; amended at 8 111. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 111. Reg. 2218, effective October 20, 1984; emended at 8 111. Reg. 23218, effective october 20, 1984; emended at 8 111. Reg. 23218, effective october 21, 1984; emended at 8 111. Reg. 23218, effective November 21, 1984; emergency amendment at 9 111. Reg. 2697, effective February 1, 1985, for a maximum of 150 days; amended at 8 111. Reg. 2697, effective February 22, 1985; amended at 9 111. Reg. 2697, effective February 22, 1985; amended at 9 111. Reg. 2697, effective February 22, 1985; amended at 9 111. Reg. 2697, effective February 22, 1985; amended at 9 111. Reg. 2697, effective February 22, 1985; amended at 9 111. Reg. 2697, effective February 22, 1985; amended at 9 111. Reg. 2635, effective June 28, 1985; amended at 9 111. Reg. 12000, effective July 24, 1985; amended at 9 111. Reg. 12306, effective August 5, 1985; amended at 9 111. Reg. 13998, effective September 3, 1985; amended at 9 111. Reg. 14684, effective September 13, 1985; amended at 9 111. Reg. 15503, effective October 4, 1985; amended at 9 111. Reg. 16312, effective October 11, 1985; amended at 9 111. Reg. 19138, effective December 2, 1985; amended at 9 111. Reg. 19737, effective December 2, 1985; amended at 10 111. Reg. 238, effective December 27, 1985; emergency amendment at 10 111. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 111. Reg. 26, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. effective May 7, 1986;emergency amendment at 10 111. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill.

NOTICE OF ADOPTED AMENDMENTS

of 150 days; amended at 10 111. Reg. 18808, effective October 24, 1986; amended at 10 111. Reg. 19742, effective October 1986; amended at 10 111. Reg. 19742, effective December 12, 1986; amended at 10 111. Reg. 21784, effective December 15, 1986; amended at 11 111. Reg. 698, effective December 19, 1986; amended at 11 111. Reg. 2323, effective January 16, 1987; amended at 11 111. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 111. Adm. Code 141 at 11 111. effective October 27, 1987; amended at 11 111. Reg. 20909, effective December 14, 1987; amended at 12 111. Reg. 20909, effective January 1, 1988; emergency amendment at 12 111. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 111. Reg. 5427, effective March 15, 1988; amended at 12 111. Reg. 6246, effective March 16, 1988; amended at 12 111. 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.Table H and 140.Table I recodified to 89 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at Adm. Code 147.5 thru 147.205 and 147.Table A and 147.Table B at days; amended at 12 111. Reg. 1579, effective July 15, 1988; amended at 12 111. Reg. 14271, effective August 29, 1988; emergency amendment at 12 111. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 111. Reg. 16738, effective October 5, 1988; amended at 12 111. Reg. 17879, effective October 24, 1988; amended at 12 111. Reg. Reg. 10717, effective June 14, 1988; emergency amendment at 12 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 Reg. 4302; amended at 11 I11. Reg. 4303, effective March 6, 1987; amended at 11 I11. Reg. 7664, effective April 15, 1987; emergency amendment at 11 I11. Reg. 9342, effective April 20, effective April 18, 1987; amended at 11 111. Reg. 10903, effective June 1, 1987; amended at 11 111. Reg. 11528, effective June 22, 1987; amended at 11 111. Reg. 12011, effective June 30, 1987; amended at 11 111. Reg. 12290, effective July 6, 1987; amended at 11 111. Reg. 14048, effective August 14, 1987; amended at 11 111. Reg. 14771, effective September 28, 1987; amended at 11 111. Reg. 16758, effective September 28, 1987; amended at 11 111. Reg. 17295, effective September 30, 1987; amended at 11 111. Reg. 17295, 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. Reg. 14714, effective August 27, 1986; amended at 10 Ill.

ILLINOIS REGISTER

11190

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

25, effective January 1, 1989; amended at 13 Ill. Reg. 2
irective February 14, 1989; amended at 13 111. Reg. ffective February 28. 1989: amended at 13 111. Reg.
ffective March 6, 1989; amended at 13 Ill. Reg. 3917,
ffective March 17, 1989; amended at 13 Ill. Reg. 5115
ffective April 3, 1989; amended at 13 Ill. Reg. 5718,
eg. 7040; amended at 13 Ill. Reg. 7025, effective April 2
989; amended at 13 Ill. Reg. 7786, effective May 20, 1989
ections 140.94 thin 140.398 reconfiled to 89 iii. Adm. Co 48.10 thin 148.390 at 13 Ill. Red. 9572: emerdency amendi
t 13 Ill. Reg. 10977, effective July 1, 1989, for a maxir
50 days; emergency expired November 28, 1989; amended at
ll. Reg. 11516, effective July 3, 1989; amended at 13 Ill.
eg: 12117, effective duly /, 1707, Section 140:110 fecod. o 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amende
3 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Il
eg. 14391, effective August 31, 1989; emergency amendment at
3 Ill. Reg. 15473, effective September 12, 1989, for a magnitude of the september 12, 1989, for a magnitude of
t 150 days; amended at 13 111. Keg. 16992, ettective Octo
o, 1909, amended at 14 III. Reg. 190, effective December 989: amended at 14 III. Reg. 2564. effective February 9
mergency amendment at 14 Ill. Req. 3241, effective February
4, 1990, for a maximum of 150 days; emergency expired July 1
990; amended at 14 Ill. Reg. 4543, effective March 12, 19
mergency amendment at 14 Ill. Reg. 4577, effective March 6,
990, tor a maximum of 150 days; emergency expired A 990: emergency amendment at 14 Tll. Reg. 5575. effe
, 1990, for a maximum of 150 days; emergency expired August
9, 1990; emergency amendment at 14 Ill. Reg. 5865, effect
pril 3, 1990, for a maximum of 150 days; amended at 14 Ill.
eg. 7141, effective April 27, 1990; emergency amendment at 1
11. Reg. 7249, effective April 27, 1990, for a maximum of
ays, amended at 14 iii. 1000z, ellective June 1z, 1990; mended at 14 iil. Red. 10409. effective June 19. 1990:
mergency amendment at 14 Ill. Reg. 12082, effective July 5,
990, for a maximum of 150 days; amended at 14 Ill. Reg.
ffective August 6, 1990; emergency amendment at 14 Ill. Reg.
4184, effective August 18, 1890, 101 a Maximum Of 130 days; mergency amendment at 14 Ill. Red. 14570. effective August 2
990, for a maximum of 150 days; amended at 14 Ill. Reg.]
ffective August 31, 1990; amended at 14 Ill. Reg. 15366,
ffective September 12, 1990; amended at 14 Ill. Reg. 159
ffective September 21, 1990; amended at 14 Ill. Reg. 1727
itective October 12, 1990; amended at 14 ill. Reg. 18057 feartive October 22, 1990; amended at 14 ill. Beg. 19509
ilective October 22, 1990; amended at 14 ill. Reg. 180 ffective October 30, 1990: amended at 14 ill. Red. 188
ffective Occober 50, 1990; amended at 14 III. Reg. 20478

NOTICE OF ADOPTED AMENDMENTS

effective December 12, 1990; amended at 15 III. Reg. 298, effective December 28, 1990; emergency amendment at 15 III.

Reg. 592, effective January 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 III. Reg. 1174; amended at 15 III. Reg. 6534, effective April 30, 1991; amended at 15 III. Reg. 8264, effective May 23, 1991; amended at 15 III. Reg. 8972, effective June 17, 1991; amended at 15 III. Reg. 10114, effective December 7, 1990; amended at 14 Ill. Reg. 20729, effective July 1, 1991; amended at 15 Ill. Reg. 1176, effective August 1, 1991.

CAPITALIZATION DENOTES STATUTORY LANGUAGE

SUBPART A: GENERAL PROVISIONS

AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Infants-RRP, Individuals Under Age 18 Not Eligible for Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, Covered Services Under The Medical Assistance Children Under Age One-Yeaf-Eight Who Do Not Qualify As Mandatory Categorically Needy Section 140.3

recipients of financial assistance under the Department's AABD (Aid to the Aged, Blind or Disabled), AFDC (Aid to Families with Dependent Children), or Refugee/Entrant/Repatriate programs; recipients of medical assistance only under the AABD program (AABD-MANG) and recipients of medical assistance only under the AFDC program (AFDC-MANG)... The following medical services shall be covered for+

- Inpatient hospital services; a)
- Hospital outpatient and clinic services; q
- Hospital emergency room visits; ** ΰ
- Encounter rate clinic visits; q
- Physician services; e
- Pharmacy services;

f)

- Home health agency visits; g g
- Laboratory/x-ray services;

ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Qualify As Mandatory Categorically Needy (Cont'd) Child Were Born and Pregnant Women and Infants-Children Under Age One-Year-Eight Who Do Not Covered Services Under The Medical Assistance Section 140.3

- Group care services; <u>;</u>
- Family planning services and supplies; <u>;</u>
- and orthoses, Medical supplies, equipment, prostheses and respiratory equipment and supplies; 고
- Transportation to secure medical services;
- Medichek (EPSDT) services; Ê
- Dental services; ũ
- Chiropratic services; ô
- Podiatric services; (ď
- Optical services/supplies; 6
- Subacute alcoholism and substance abuse services to Sections 140.390 - 140.396; and pursuant 'n
- Hospice ŝ

treatment of conditions or injuries which might result The visit must be for the alleviation of severe pain or for immediate diagnosis and/or in disability or death if there is not immediate **AGENCY NOTE:

11176, effective August Amended at 15 Ill. Reg. (Source: 1, 1991) Section 140.7 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age S**-Eight

Individuals Under Age Eighteen (18)

NOTICE OF ADOPTED AMENDMENTS

Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six-Eight (Cont'd) Section 140.7

- dependent child as defined in 89 Ill. Adm. Code 101.20 and 112.60 through 112.64. However, such individuals must meet the eligibility requirements and other provisions of 89 Ill. Adm. Medical assistance shall be provided to individuals under the age of eighteen who do not qualify for AFDC under the definition of Code 112.10, 112.20, 112. Subparts C and D, 112.303, 112.304 and 112.307 through 112.309. 7
- If non-exempt countable income is equal to or less than the appropriate MANG (AFDC) standard the individual is eligible for payment of his/her allowable medical care costs. 5)
- Persons whose income exceeds the appropriate MANG care costs equals the amount of excess non-exempt income over the standard. When income exceeds the MANG (AFDC) standard, eligibility begins on assistance each month incurred or paid medical the day in the month incurred or paid medical care costs equals excess monthly income. Eligibility ends on the last day of the same (AFDC) standard are eligible for medical month. 3)
- assistance shall be provided to children under age six (6) who do not qualify as mandatory categorically needy (Social Security Act (42 U.S.C. 1902(a)(10)(A)(i) and 1905(n)) and meet the eligibility requirements of 89 Ill. Adm. Code 120.11, Children Under Age Six-(6)-Eight (8) Medical 120.31, 120.64. (q

Amended at 15 Ill. Reg. 11176, effective August (Source:

Amendment

790.5830

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

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The Illinois Formulary for the Drug Product Selection Program

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Code	
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Citation:	
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Section Numbers:	Emergency Action:
790,600	Amendment
790.740	Amendment
790.910	Amendaent
_	Amendment
	New Section
_	Amendment
790.1573	
790.1370	New Section
790.1930	Amendment
790.2060	Amendaent
790.2130	Alaendment
790,2618	Amendment
790.2655	Amendment
790,2661	Amendment
790.2662	Amendaent
790.2740	Anendraent
790,2320	Agendment
790.2938	Repealer
790.3920	Amendment
790.3027	Amendment
790.3220	Amendment
790.3308	New Section
790.3340	Amendaent
790.3420	Amendment
790.3540	Amendment
790.3620	Amenduent
790.3720	Amendment
790.3907	Amendment
790.3910	Amendment
790.3945	Amendment
790.4140	Amendment
790.4385	New Section
790.4667	Amendment
790.4725	Amendment
790.4740	Amendment
790.4940	Amendment
790.5320	Amendment
790,5540	Amendment
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790.5792	Amendment
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ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Amendment	New Section	Amendment	Amendment	Repealer	Amendment	Repealer	Amendment																	
790, 5840	790,5940	790, 6920	790,6130	790,6430	730.5435	790, 5500	790,6510	790, 6875	790.7245	790.7278	/90.7280	790.7294	790.7340	790.7380	790.7828	790.8106	790.3140	790.8420	790.8710	790, 9048	790.9056	790,9084	790,9320	790.3450

Statutory Authority: (†

Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111,

- Effective Date of Amendments: July 19, 1991. 2)
- If this emergency rule is to expire before the end of the 150-day pariod, plaase specify the date on which it is to expire. Not applicable. (9
- Date Filed in Agency's Principal Office: July 12, 1991 7
- Reason for Emergency: <u>~</u>

The Illinois Food, Drug and Cosmetic Act (ch. 55 1/2, par. 503.14) and the Administrative Procedure Act (ch. 127, par. 1005.02), as amended by Public Act 35-451, specifically authorize the Department to implement this rulemaking pursuant to emergency rulemaking.

Amendment

ILLINOIS REGISTER

11196

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

A Complete Description of the Subjects and Issues Involved: 6

Through this emergency rulemaking, the Illinois Department of Public Health amends various sections of the Illinois Formulary for the Drug Product Selection Program. Several new generic entities have also been concurrently included. These changes have been recommended by the Technical Advisory Council for the Drug Product Selection Program and have been published in the Twelfth Edition, First Supplement of the Illinois Formulary. This rulemaking will allow consumers and third party fiscal intermediaries (including the Department of Public Aid) to save money when purchasing or reimbursing prescription drug products. Drug purchases made by the Department of Corrections and the Department of Mental Health and Developmental Disabilities may also experience some savings. Pharmacies may have increased sales of generic drug products as approved in the Illinois Formulary.

Are there any other Proposed Amendments Pending on this Part? 0

Section Numbers	Proposed Action	Ill. Reg. Citation
790.500	Amendment	15 III. Reg. 3417
790.730	Amendment	15 Ill, Reg. 3417
790.1137	New Section	
790.1112	New Section	15 III. Reg. 341/
790.1413	Amendment	
	Amendment	
	Amendment	15 Ill. Reg. 3417
790.1710	Amendment	
790.1740	Amendment	15 III. Rej. 3417
790.2020	Amendment	15 Ill. Reg. 3417
790.2130	Amendment	15 Ill. Reg. 3417
790.2435	Amendment	
790,2580	Amendment	
790.2618	Amendment	
790,2820	Amendment	
790.2902	Amendment	
790.3020	Amendment	
790.3060	Amendment .	15 III. Reg. 3417
790.31.40	Amendment	
790,3308	New Section	15 ITL. Reg. 3417
790.3315	Amendment	
790.3488	New Section	15 Ill. Reg. 3417
790.3540	Amendment	15 Ill. Reg. 3417
790.3940	Amendment	15 Ill. Reg. 3417
790.4060	Amendment	15 Ill. Reg. 3417
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DEPARTMENT OF PUBLIC HEALTH

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70.), 42.45	Mew Serbion	15 [11, Req. 3417
70, 4580	Amendaent	
799, 4650	Amendaent	111. Reg.
790,474)	Amendment	Ξ
790,5220	Amendaent	15 Ill. Reg. 3417
790,5312	Amendment	III. Reg.
190,5420	Amendaent	Ξ.
790,5483	Amendaent	
790,5660	Amendment	11.
790,5329	Amendment	111. Reg.
790, 5830	Amendment	111. Reg. 3
790.5300	Amendment	=======================================
790,5924	Amendment	Ξ.
790.6300	Amendment:	III. Reg.
790,6505	Maw Section	III. Reg. 3
7.40,6875	Amendment	111. Reg.
749,5950	4mendment	Ill. Reg. 3
790,7120	Amendment	111. Reg. 3
	New Section	111. Reg.
	New Section	III. Rej.
79.72.18	Amendment	111. Reg.
	Amendment	III. Reg.
	Amendment	Ill. Reg.
790,7320	Amendment.	III. Reg.
790,8015	Amendment	Гі]. Reg.
7/10,8020	Amendment	Ill. Reg. 3
740,3240	Amendaent	Ill. Reg. J
740,8500	Amendment	III. Reg. 3
740,8580	Amendment	III. Reg. 3
7.40,8620	Amendment	III. Reg. 3
740,4056	Amendinent	III. Reg. 3
790, 3220	Amendment	Ill. Reg.
790,4420	Amendment	Ill. Reg.
790.9460	Amendment	III. Reg. 3
	Amendment	Ill. Reg. 3
790.9580	Amendment	15 Ill. Reg. 3417

There is still an emergency in effect on Sections 790.2613, 790.2820, 790.3020, 790.308, 790.3540, 790.4740, 790.5830, 790.6875, 790.7245, 790.7273, 790.7280, 790.9056 and 790.9460 which are not affected by this set of emergency amendments. The emergency amendments appear at 15 IHI. Reg. 3537, effective March 8, 1991, for a maximum of 150 days. The copies filed in the Administrative Code Unit reflect both emergency rules.

Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a State mandate.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

12) Information and questions regarding this amendment shall be directed to:

interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor Springfield, Illinois 62761.

The full text of the Emeryency Amendments begins on the next page:

790,130 790,140 790,160 790,160 790,130

790,220

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SECTION 790.20 790.40

740,60

ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

ACETIC ACID, GLACIAL ACETIC ACID, GLACIAL; HYDROCORTISONE ACETAZOLAMIDE SODIUM

ACETYLCYSTEINE ALBUTEROL SULFATE

ALCOHOL; DEXTROSE

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AMITRIPTYLINE HYDROCHLORIDE; PERPHENAZINE AMANTADINE HYDROCHLORIDE

AMPICILLIN SODIUM
AMPICILLIN, PROBENECID
AMPICILLIN/AMPICILLIN TRIHYDRATE
ANISOTROPINE METHYLBROMIDE (Repealed)
ANIAZOLINE PHOSPHATE; NAPHAZOLINE HYDROCHLORIDE AMOXICILLIN TRIHYDRATE AMPHOTERICIN B

ANTIPYRINE; BENZUCAINE

ASCORBIC ACID; BIOTIN; CYANGCOBALAMIN; DEXPANTHENDL; ERGOCALCIFEROL; FOLIC ACID; NIACINAMIDE; PYRIDOXINE HYDROCHLORIDE; RIBGELAVIN PHOSPHATE SODIUM; T-HIAMINE HYDROCHLORIDE; VITAMIN A: VITAMIN E ASCORBIC ACID; CANDOCOBALAMIN; FLUORIDE; IRON; NICOTINIC ACID; PYRIDOXINE HYDROCHLORIDE: AISOFLAVIN; THIAMINE HYDROCHLORIDE: VITAMIN A: VITAMIN D; VITAMIN B; VITAMIN B;

790.480 790.500 EMERGENCY 790.540

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NOTICE OF EMERGENCY AMENDMENTS DEPARTMENT OF PUBLIC HEALTH TLIINDIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

BUTABARBITAL SOSIUM	CAFFLINE; CARLSOPRODOL; PHENACETIN (Repealed) CAFFLINE; ERGOTAMINE TARIRATE	CALCIUM CHLORIDE; DEXTROSE; MAGNESIUM CHLORIDE; SODIUM	CALCATUM CHLORIDE: DEXTROSE; POTASSIUM CHLORIDE; SODIUM CHLORIDE CALCIUM CHLORIDE: DEXTROSE; POTASSIUM CHLORIDE; SODIUM	I WILLOS	CALCIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM CHLORIDE; SODIUM CHLORIDE; SODIUM CHLORIDE; SODIUM CHLORIDE;		CALCIUM GLUCONAIE	CANDICIDIA (Repealed)	CARISAMAZEP I NE	CARBENICILLIN DISODIUM CARBINOXAMINE MALEATE: DEVIROMETHORPHAN HVORORDGAIDE:	PSEUDOEPHEDRINE HYDROCHLORIDE	CARBINOXAMINE MALEATE; PSEUDOEPHEDRINE HYDROCHLORIDE	CEFADROXIL MONOHYDRATE	CEFAZOLIN SODIUM		CEFTRALIJIME CEFUROXIME SODIUM	CEPHALEXIN	CEPHALUTIN SUDIUM CEPHAPIRIN SODIUM		CEPHRADINE/CEPHRADINE DIHYDRATE CHIORAL HYDRATE	CHLORAMPHENICOL	TERLITOONS MILITARY DOCUMENTO	CHLOKAMPHENICOL SODIUM SUCCINATE CHLORDIAZEPOXIDE HYDROCHLORIDE	CHLORMEZANONE (Repealed)	CHLOROTHIAZIDE CHLOROTHIAZIDE	CHLOROTHIAZIDE; METHYLDOPA	MALEATE	CHLORPHENIRAMINE MALEATE; CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE
790.1740 FMFRGFMCY	790.1780	790,1342	790.1846	700 1966	790.1858	790.1360	/90.18/0 FMERGENCY	790.1300	790.1930 FMFRGFNCY	790 1940		790.1960	790.2020	EMERGENCY 790.2060	EMERGENCY	790.2084	790.2097	790.2130	EMERGENCY	790.2140	790.2130	EMERGENCY	790.2260	790.2300	790.2380	790.2390	790.2460	790.2462
ASPIRIN; CAFFEINE; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE	ASPIRITY CAFFEINF; PHENACETIN; PROPOXYPHENE HYDROCHLORIDE	(Repeated) ASPIRIN; CAFFEINE; PROPOXYPHENE HYDROCHLORIDE	ASPIRIN; CARISOPRODOL ASPIRIN; CODEINE PHOSPHATE		ASPIRIN; METHOCARBAMOL ASPIRIN; OXYCODONE HYDROCHLORIDE; OXYCODONE TEREPHTHALATE	ATENOLOL: CHLORTHALIDONE ATROPINE	TETACH HANDALI TATALIZHANA ATA	ALROPINE SULFALE; DIPHENOXYLALE HYDROCHLORIDE	AFROPINE SULFATE; HYOSCYAMINE; PHENOBARBITAL; SCOPOLAMINE	HISKURDALDE ATROPINE SULFATE: MEPERIDINE HYDROCHLORIDE	AZATHIOPRINE SODIUM		BACITRACIN ZINC; HYDROCORTISONE; NEOMYCIN SULFATE; POLYMYXIN B SHIFATE	BACITRACIN ZINC; NEOMYCIN SULFATE; POLYMYXIN B SULFATE	BACLOFEN ZINC, FOLIMIAIN B SUCIAIL	THE INJURY THE ORDER TO THE	SENZIRUPINE MESTLATE BEPRIDIL HYDROCHLORIDE	OF AMERICA COURT DEPONDED TAINET	BETAMETHASONE DIPROPIUM PHOSPHATE	BETAMETHASONE VALERATE	BETHYLTHM TOSYLATE	BRETYLLUM TOSYLATE; DEXTROSE	BROWODIPHENHYDRAMINE HYDROCHLORIDE; CODEINE PHOSPHATE	BROWPHEN MARMINE MALEATE; CODEINE PHOSPHATE;	PHENYLPROPANOLAMINE HYDROCHLORIDE	DAGUMPHEN KAMFLINE MALEATE; DEATROMETHOKPHAN HTUKUBKOMLDE; PSEUDOEPHEDRINE HYDROCHLORIDE	BROMPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE	BUPIVACAINE HYDROCHLORIDE BUPIVACAINE HYDROCHLORIDE; EPINEPHRINE BITARTRATE
749,1220	790.1260	710.1300	740.1345 790.1350	790.1360	790.1330	790.1390	EMERGENCY	790.1420 FMFRGFNCY	790.1423	790.1425	190-140	790.1450	790.1490	790.1500	790.1560	EMERGENCY	790.1573	EMERGENCY	790,1577	790,1520	790.1660	790.1686	790.1697	790.1706	9021 002	730.1708	790.1710 FMEDGENCY	790.1719

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF EMERGENCY AMENDMENTS

DEPARTMENT OF PUBLIC HEALTH NOTICE OF EMERGENCY AMENDMENTS ·

CHLORPHENIRAMINE MALEATE; PHENYLEPHRINE HYDROCHLORIDE; PHENYLPROPANOLAMINE HYDROCHLORIDE; PHENYLTOLOXAMINE CITRATE CHLORPHENIRAMINE MALEATE; PHENYLPROPANOLAMINE HYDROCHLORIDE CHLORPHENIRAMINE TANNATE; PHENYLEPHRINE TANNATE; PYRILAMINE	TANNATE CHLORPROMAZINE HYDROCHLORIDE CHLORPROPAMIDE	CHLORTHALIDONE CHLORTHALIDONE; CLONIDINE HYDROCHLORIDE CHLORZOXAZONE	CHROMIC CHLORIDE CITRIC ACID: MAGNESIUM OXIDE; SODIUM CARBONATE CLINDAMYCIN HYDROCHLORIDE CLINDAMYCIN PHOSPHATE	CLOFIBRATE CLOMIPHENE CITRATE CLONIDINE HYDROCHLORIDE CLORAZEPATE DIPOTASSIUM	CLOXACILLIN SODIUM MONOHYDRATE CLOXACILLIN SODIUM MONOHYDRATE CODEINE PHOSPHATE; GUAÍFENESIN	CLOXACILLIN SUBIUM MONOHYDRATE (Repealed) CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYDROCHLORIDE	CODEINE PHOSPHAIE; IODINAIED GLYCEROL CODEINE PHOSPHATE; PHENYLEPHRINE HYDROCHLORIDE; PROMETHAZINE HYDROCHIORINE	CODEINE PHOSPHATE; PROMETHAZINE HYDROCHLORIDE CODEINE PHOSPHATE; PSEUDOEPHEDRINE HYDROCHLORIDE; TAIPROLIDINE HYDROCHLORIDE CORTICOTROPIN	CROTAMITON
790,2465	790.2500 790.2510	790.2540 790.2555 790.2580	EMERGENCT 790.2583 790.2595 790.2503 790.2605	790, 2513 790, 2514 790, 2517 790, 2618	FME RGENCY 790.2620 790.2645 790.2655 790.2655	790.2660 790.2660 790.2661 EMERGENCY	790,2663 790,2663	790,2668 790,2672 790,2700	790.2740

DEXTROMETHORPHAN HYDROBROMIDE; PROMETHAZINE HYDROCHLORIDE DEXTROSE DEXTROSE; DOPAMINE HYDROCHLORIDE
DEXTROSE; HEPARIN SODIUM
DEXTROSE; LIDOCAINE HYDROCHLORIDE
DEXTROSE; MAGNESIUM CHLORIDE; POTASSIUM CLUCONATE
SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE
DEXTROSE; POTASSIUM CHLORIDE
DEXTROSE; SOTIUM CHLORIDE
DEXTROSE; SOTIUM CHLORIDE
DEXTROSE; SOTIUM CHLORIDE DEXAMETHASONE DEXAMETHASONE; NEOMYCIN SULFATE; POLYMYXIN B SULFATE DEXAMETHASONE SODIUM PHOSPHATE DEXCHLORPHENIRAMINE MALEATE
DEXTROAMPHETAMINE SULFATE
DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCEROL DEXAMETHASONE SODIUM PHOSPHATE; NEOMYCIN SULFATE DAUNORUBICIN HYDROCHLORIDE DESIPRAMINE HYDROCHLORIDE (Repealed) DIMENHYDRINATE DIPHENHYDRAMINE HYDROCHLORIDE DIETHYLPROPION HYDROCHLORIDE DICYCLOMINE HYDROCHLORIDE DOXORUBICIN HYDROCHLORIDE DOXYCYCLINE DISOPYRAMIDE PHOSPHATE DOP AMINE HYDROCHLORIDE DOXEPIN YYDROCHLORIDE DICLOXACILLIN SODIUM DANAZOL (Repealed) DIETHYLSTILBESTROL DIPYRIDAMOLE **OI ENESTROI** DIAZEPAM DESONIDE NIXODIG 790.2908
EMERGENCY
790.2928
790.2932
790.2940
790.2980
790.3020
EMERGENCY
790.3023
790.3028
790.3028
790.3038 790,3042 790,3048 790,3049 790,3049 790,3054 790,3056 EMERGENCY 790,305 790,3100 FMERICENCY 790,3130 790,3130 EMERGENCY 790.3260 790.3300 790.3308 EMERGENCY 790.3308 790.3315 790.3315 790.3315 790.3335 790.3330 790.3330 790.3330 790.3330

> CYCLACILLIN CYCLOBENZAPRINE HYDROCHLORIDE CYCLOPENTOLATE HYDROCHLORIDE

CYANOCOBALAMIN

CYPROHEP TADINE HYDROCHLORIDE

CYTARABINE DACARBAZINE

CYCLOPHOSPHAMIDE

790,2700 790,2740 EMERSENCY 790,2805 790,2805 790,2805 790,2806 790,2807 790,2900 790,2900 790,2900 790,2900 790,2900

DEPARTMENT OF PUBLIC HEALTH

	MOTICE OF EMERGENCY AMENDMENTS		NOTICE OF EMERGE
790,3420 cwcoconev	DOXYSYC-INE HYCLATE	790.4100	FUROSEMIDE GENTAMICIN SIII FATE
790, 3425	DOXYLAMINE SUCCINATE	EMERGENCY	
790,3437		790.4150	GENTAMICIN SULFATE; SODIUM
790,3440	UROPERTUOL, FENIANYE CIIKATE ECHITHIOPHATE IODIOE (Roman) odi	790.4130	GEOCAGON HIDROCHEONIDE GEUTHETHIMIDE
790,3472		790, 1200	GLYCINE
7913, 34 75	EDROPHONIUM CHI.ONI 3E	790.4220	GLYCOP YRROLATE
790,3488	EPINEPHPINE HYDROCHLORIDE	790.4250	CONADOTROPIN CHORIONIC
200 2403	GO THE STATE : : THE STATE OF T	790.4300	CRISEDEN, NEWHICEN SOUTH
790,3500	EXACCALCIFEROL	790.4380	GRISEOFULVIN ULTRAMICROCRY
790,3540	ERGOLOTO MESYLATES	790.4384	GUALFENESIN; HYDROCODONE B
FMERGENCY		700 4305	HYDROCHLORIDE CHAIGENSCIN: THEORYPING
730 3580	ERGOLAMINE TARERALS.	FMFRGFNCY	GOALFENGSIN, THEOPHICITUE
EMERGENCY		790.4386	GUANETHIDINE MONOSULFATE
793,3660	ERYTHROMYCIN ESTOLATE	790,4396	HALOPERIDOL
740,3700	ERYTHROMYSIN ETHYLSUCSINATE	790.4398	HALOPERIDOL LACTATE
730.3720 FME005NCV	ERYTHROMYCIN ETHYLSUCCINATE; SULFISOXAZOLE ACELYL	FMFRGFNCY	HEPAKIN SOULOM
790. 1730	ERYTHROWYCIN LACTORIONATE	790.4430	HEPARIN SODIUM; SODIUM CHL
790.3740	ERYTHROMYCIN STEARATE	790,4460	HEXACHLOROPHENÉ
790.3742	ERYTHROMYCIN STEARATE	790.4495	HOMATROPINE HYDROBROMIDE
790.3780	ESTRADIOL CYPIONALE	ZOD AFOO	POTMOTON SINE METHY BOOMINE
790.3820	L VALERATE	790.4540	HOMATROPINE METHYLBROMIDE:
790.3860	ESTRADIOL VALERATE: TESTOSTERONE ENANTHATE	790.4580	HYDRALAZINE HYDROCHLORIDE
790,3900	VYNOL	EMERGENCY	
790.3904	DIOL;	790.4620	HYDRALAZINE HYDROCHLORIDE;
790,3907	ETHINYL ESTRADIOL; NORETHINDRONE	790.4660	HY DROCHL OROTHIAZIDE
ZME KGENCY	CEN OBDORER ON OTHER	790 4665	HYDROCHLOROTHIAZIDE - LABET
FMERGENCY	TENOPROPEN CALCIUM	790.4667	
790.3974	FENTANYL CITRATE	EMERGENCY	
790.3920	FLOXURIDINE	790.4670	HYDROCHLOROTHIAZIDE; METHY
790,3940 EMEDGENCV	FLUOCINOLONE ACETONIDE	790.4680	HYDROCHLOROTHIAZIDE; PROPR HYDROCHLOROTHIAZIDE: SPIROL
790,3945	FLUOCTNONTOE	790,4720	HYDROCHLOROTHIAZIDE; TRIAM
EMERGENCY		790.4725	HYDROCODONE BITARTRATE; PH
790.3960	FLUOROMETHOLONE	FMERGENCY	HYDROCODONE RITARIBATE. PS
790.3996	FLUPHENAZINE DECANOATE	790.4740	HYDROCORTI SONE
790.4012 790.4020	FLUPHENAZINE HYDROCHLORIDE FLURANDRENOLIDE	EMERGENCY 790.4780	HYDROCORTISONE; NEOMYCIN S
793,4040	FLURAZEPAM HYDROCHLORIDE	790.4820	HYDROCORTISONE; POLYNYXIN HYDROCORTISONE SODIUM PHOSI
EMERGENCY	יסבוני אנום		

TELLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

GENCY AMENDMENTS

FUROSEAIDE GENTAMICIN SULFATE GENTAMICIN SIII FATE SODITIM CHI DRI DE		GLYCOPYROLATE GONADOTROPIN CHORIONIC	GRAMICIDIN; NEOMYCIN SULFATE; POLYMYXIN B SULFATE GRISEDFULVIN MICROCRYSTALLINE	GRISEOFULVIN ULTRAMICROCRYSTALLINE GIALFENESIN: HYDROCODINE BITARIRITE PSEUDOEPHEDRINE	THE OP HYLLINE	GUANETHIDINE MONOSULFATE	HALOPERIDOL HAU OPERIDOL LACTATE	_	HEPARIN SODIUM: SODIUM CHLORIDE	HEXACHLOROPHENÉ	HOMATROPINE HYDROBROMIDE	MCTUVI BROMIDE	HOMATROPINE METHYLBROMIDE; HYDROCODONE BITARTRATE	HYDROCHLORIDE		HYDKALAZINE HYDKOCHLOKIDE; HYDKOCHLOKUIHIAZIDE HYDBOCHIOROTHIAZIDE		HYDROCHLOROTHIAZIDE; LABETALOL HYDROCHLORIDE	HYDROCHLOROTHIAZIDE; LISINOPRIL	HYDROCHLOROTHIAZIDE; METHYLDOPA			TRI	HYDROCODONE BITARIRATE; PHENYLPROPANDLAMINE HYDROCHLORID	HYDROCODONE BITARTRATE; PSEUDOEPHEURINE HYDROCHLORIDE	HYDROCORTI SONE		HYDROCORTISONE; POLYMYXIN B SULFATE	
790.4100 790.4140 EMERGENCY 790.4150	790,4173 790,4130 790,4130	790.4220	790.4300	790.4380	790.4385	790.4386	790.4398	790,4420	EMERGENCY 790.4430	790,4460	790.4495	ZOD AEOO	790.4540	790.4580	EME RGENCY	790.4620	2MERGENCY	790,4665	790.4667	790.4670	790.4680	790.4700	790.4720	/90.4/25 FMFRGFNCY	790.4728	790.4740	790.4780	790.4820	7 30 40 40

NOTICE OF EMERGENCY AMENDMENTS

		SULFATE		HY DROCHL OR I DE	
		NEOMYCIN		PRAMOX I VE	IIRFA
; UREA	ACETATE	ACETATE;		ACETATE;	ACFIATE.
HYDROCORTISONE; UREA	HYDROCORTISONE ACETATE	HYDROCORTISONE ACETATE; NEOMYCIN SULFATE		HYDROCORTISOME ACETATE; PRAMOXINE HYDROCHLORIDE	HYDROCORTISONE APPEATS: HRFA
799.4860	790,4900	193, 4940	EMERGENCY	790.4950	79,7 4963

ATTANCORTISONE ACETATE; UKEA HYDROCORTISONE BUTYRATE HYDROCORTISONE SODIUM SUCCINATE HYDROMORPHONE INJECTION HY DROFL UME THIAZIDE HY DROX OCOBAL AMIN 790, 5020 790, 5020 790, 5030 790,5060 790,4965

HYDROXYPROSESTERONE CAPROATE HYDROXYZINE HYDROCHLORIDE HYDROXYZINE PAMOATE

MIPRAMINE HYDROCHLORIDE DOXURIDINE 3UP ROFEN 790,5140 790,5180 790,5220 EMERGEUSY 790,5260

RON DEXTRAN COMPLEX IODINATED GLYCEROL NDOME THACIN 790 531? EMERGENCY 790.5320 EMERGENCY 790.5340 790.5380

SOETHARINE HYDROCHLORIDE SONTAZIO

SOPROTERENOL HYDROCHLORIDE KANAMYCIN SULFATE KETAMINE HYDROCHLORIDE SOSORBIDE DINITRATE 790,542) EMERGENCY 790,5460 790,5483 EMERGENCY 790,5500 790,5530

LABETALOL HYDROCHLORIDE LACTULOSE EME ROENCY 90,5540

EVONORDEFRIN; MEPIVICAINE HYDROCHLORIDE EUCOVORIN CALCIUM **EVOCARNITINE** I DOCAI NE 790,5544 790.5580 790.5580 790.5620 790.5640

I DOCATNE HYDROCHLORIDE INCOMYCIN INDANE

LIDIHYRONINE SODIUM LISINOPRIL EMERGENCY 790.5700 790,5729

LITHIUM CARBONATE

790.574J EMERGENCY

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

LOXAPINE SUCCINATE MAGNESIUM CHLORIDE; POTASSIUM CHLORIDE; SODIUM ACETATE; SODIUM CHLORIDE; SODIUM GLUCONATE MAP ROTILINE HYDROCHLORIDE MECLIZINE HYDROCHLORIDE MECLOFENAMATE SODIUM LITHIUM CITRATE ORAZEPAM MANNITOL 790.5780 790.5792 EMERGENCY 790.5795 790 5802 790 5807 790 5820 EMERGENCY 790 5830 EMERGENCY 790 5837 790 5837 790 5837 790 5837 790 5837 790 5820 790 5920 EMERGENCY 790 5920

MEOROXYPROGESTERONE ACETATE MEFENAMIC ACID (Repealed) MEGESTROL ACETATE

MENADIOL SODIUM PHOSPHATE MEPIVICAINE HYDROCHLORIDE MEPERIDINE HYDROCHLORIDE

MESTRANOL; NORETHINORONE MEPROBAMATE

MELAPROTERENOL SULFATE

METHAMPHETAMINE HYDROCHLORIDE METHDILAZINE HYDROCHLORIDE METARAMINOL BIFARTRATE METHADONE HYDROCHLORIDE

METHENAMINE HIPPURATE METHICILLIN SOSIUM

ME THOCARBAMOL

METHSCOPOLAMINE BROMIDE METHOTREXATE SODIUM METHYCL OTHIAZIDE

METHYLPHENIDATE HYDROCHLORIDE METHYLPREDNISOLONE METHYLPREDNISOLONE SOOLUM SUCCIMATE METHYLDOP A 1E HYDROCHLORIDE METHYL DOP A 790, 6275 790, 6277 790, 6280 790, 6284

EMERGENCY 790.6340

METOCLOPRAMIDE HYDROCHLORIDE METOCURINE IDOIDE METHYL TES FOS FERONE 790.6370 790.6375 790.6380

METOLAZONE

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

790.6420	METRONIDA ZOLE MINOCYCLINE	790.7130	PERPHENAZI NE PHENDIMETRAZI NE
790.6435	MINOXIDIL	790.7160	PHENUBAKBI IAL PHENTERMI NE HYD
EMERGENCY		790.7181	PHENTERMINE RES
790.6450	MUKPHINE SULFAIE NAFCILLIN SODIUM	790.7221	PHENYLEPHRINE H
790.6452	NALBUPHINE HYDROCHLORIDE NATITIVIC ACID	EMERGENCY 790,7223	PHENY! FPHRINE H
790.6456	NALOXONE HYDROCHLORIDE	790.7229	PHENYTOIN SODIU
790.6480	NANDROLONE DECANOATE NANDROLONE PHENDROPIONATE	/90./245 EMERGENCY	PILOCARPINE HYD
790.6500	NAPHAZOLINE HYDROCHLORIDE	790.7260	PIPERAZINE CITR
790 6505	NAPHAZOLINE HYDROCHLORIDE. PHENIRAMINE MALEATE	790.7265	BICARBONATE: SO
EMERGENCY		790.7272	POLYMYXIN B SUL
790.6540	NEOMYCIN SULFATE	790.7278 EMEDICENTY	POTASSIUM BICAR
790.6570	NEOWYCIN SULFATE; FOLTWININ B SULFATE NEOMYCIN SULFATE; TRIAMCINOLONE ACETONIDE	790.7280	POTASSIUM CHLOR
790.6580	NIACIN	EMERGENCY	90 110 11111111111111111111111111111111
/90.6610 FMFRGFNCY	NIFEDIPINE	790.7284	POTASSIUM CHLOK
790.6620	NITROFURANTOIN	790.7291	PRALIDOXIME CHL
790.6621	NITROFURANTOIN MACROCRYSTALS	790.7294	PRAZEPAM (Repea
790.6670	NITODE VEDIM INTECTION	700 700E	PDAZOCIN HVDDOC
790.6700	NORETHINDRONE ACETATE	790,7300	PREDNI SOLONE AC
790.5740		790.7340	PREDNI SOLONE AC
790.6780	NYSTATIN	EMERGENCY	20 20 20 21 22 22
790.6830	NYSIATIN; IRLAMCINOLONE ACELONIDE ORDHFNADRINE CITRAIF	/90./380 FMFRGFNCY	PREDNISOLONE SO
790.6860	OXACILLIN SODIUM	790.7400	PREDNISONE
790.6875	OXAZEPAM	790.7420	PRIMIDONE
FMERGENCY		790.7460	PROBENECIO
790.5885	OXINITANIN	790.7510	PROCATINE HYDROC
790.6900	OXYPHENBUTAZONE (Repealed)	790.7540	PROCHL ORPERAZI N
790.6940	OXYTETRACYCLINE HYDROCHLORIDE	790,7580	PROCHLORPERAZIN
790.6946	OXYTOCIN	790.7620	PROGESTERONE
/90.6960 FMFRGFNCY	PANCUKUNIUM BKUMIDE	790.7660	PRUMAZINE HYDKU PROMFTHAZINF HY
790,6980	PENICILLIN G POTASSIUM	790.7740	PROP ANTHEL I NE B
790.7020	PENICILLIN G PROCAINE	EMERGENCY	
790.7060	PENICILLIN G SODIUM (Repealed)	790.7780	PROPARACAINE HY
790.7100	PENICILLIN V POTASSIUM PENITORADBITAI SONTIUM	790.7820 EMEDCENEV	PROPOXYPHENE HY
EMERGENCY	PENIUDANDIIAL SUDIUM	790.7828	PROPRANOLOL HYD

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

PHENDIMETRAZINE TARTRATE PHENDBARBITAL PHENTERMINE HYDROCHLORIDE PHENTERMINE RESIN COMPLEX PHENYLBUTAZONE (Repealed) PHENYLEPHRINE HYDROCHLORIDE	PHENYLEPHRINE HYDROCHLORIDE; PROMETHAZINE HYDROCHLORIDE PHENYTOIN SODIUM INJECTION PILOCARPINE HYDROCHLORIDE	PIPERAZINE CITRATE POLYETHYLENE GLYCOL 3350; POTASSIUM CHLORIDE; SODIUM BICARBONATE; SODIUM CHLORIDE; SODIUM SULFATE, ANHYDROUS POLYMYXIN B SULFATE POTASSIUM BICARBONATE	POTASSIUM CHLORIDE. POTASSIUM CHLORIDE; SODIUM CHLORIDE POTASSIUM GLUCONATE PRALIDOXIME CHLORIDE PRAZEPAM (Repealed)	PRAZOSIN HYDROCHLORIDE PREDNISOLONE ACETATE PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM PREDNISOLONE SODIUM PHOSPHATE		PROMETHAZINE HYDROCHLORIDE PROMETHAZINE HYDROCHLORIDE PROPANTHELINE BROMIDE PROPARACAINE HYDROCHLORIDE PROPANOLOL HYDROCHLORIDE
790 .7140 790 .7160 790 .7180 790 .7181 790 .7220	EMERGENCY 790.7223 790.7229 790.7245	EMERGENCY 790.7260 790.7265 790.7272 790.7272	EMERGENCY 790,7280 EMERGENCY 790,7284 790,7288 790,7291	EMERGENCY 790.7296 790.7300 790.7340 EMERGENCY 790.7380	EMERGENCY 790.7400 790.7420 790.7460 790.7500 790.7510 790.7540	790.7660 790.7700 790.7740 EMERGENCY 790.7780 790.7820 EMERGENCY 790.7828

TETRACYCLINE HYDROCHLORIDE TESTOSTERONE PROPIONATE **TETRACYCLINE**

THEOPHYLLINE
THIAMINE HYDROCHLORIDE
THIORIDAZINE HYDROCHLORIDE
THIOTHIXENE
THIOTHIXENE

IMOLOL MALEATE

TOBRAMYCIN SULFATE TOLAZAMIDE

TRAZODONE HYDROCHLORIDE FOLBUTAMIDE

790.8820 790.8860 790.8980 790.8980 790.9945 790.9045 790.9045 790.9045 790.9056 EMERGENCY 790.9060 790.9320 790.9180 790.9320 790.9320 790.9320 790.9320 790.9320 790.9320 790.9320 790.9320 790.9320 790.9320 790.9320 790.9320 790.9460 EMERGENCY 790.9500 790.9500

TRIAMCINOLONE ACETONIDE TRIFLUOPERAZINE HYDROCHLORIDE TRIHEXYPHENIDYL HYDROCHLORIDE TRIMEPRAZINE TARTRATE

FRIMETHOBENZAMIDE HYDROCHLORIDE FRIMETHOPRIM FRIMIPRAMINE MALEATE (Repealed)

RIPELENNAMINE HYDROCHLORIDE RIPROLIDINE HYDROCHLORIDE RISULFAPYRIMIDINE

ROP ICAMIDE

/ALPROATE SODIUM

VALPROIC ACID VANCOMYCIN HYDROCHLORIDE VERAPAMIL HYDROCHLORIDE

VINBLASTINE SULFATE VINCRISTINE SULFATE VITAMIN A VITAMIN A PALMITATE WATER FOR INJECTION, STERILE WATER FOR IRRIGATION, STERILE XYLOSE

AUTHORITY: Implementing and authorized by Section 3.14 of the Illinois Food, Drug and Cosmetic Act (Ill. Rev. Stat. 1989, ch. 56 1/2, par. 503.14) and Section 25 of the Pharmacy Practice Act (Ill. Rev. Stat. 1989, ch. 111, par.

NOTICE OF EMERGENCY AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

PROTAMINE SULFATE
PSEUDOEPHEDRINE HYDROCHLORIDE; TRIPROLIDINE HYDROCHLORIDE
PYRIDOSTIGMINE BROMIDE
PYRIDOXINE HYDROCHLORIDE
PYRIDAXINE MALEATE

QUINIDINE GLUCONATE

QUINIDINE SULFATE

RE SERPINE RIFAMPIN

RITODRINE HYDROCHLORIDE

SECOBARBITAL SODIUM SELENIUM SULFIDE

SILVER SULFADIAZINE
SODIUM AMINOSALICYLATE
SODIUM CHLORIDE
SODIUM LACTATE
SODIUM NITROPRUSSIDE
SODIUM NITROPRUSSIDE
SODIUM POLYSTYRENE SULFONATE
SOYBEAN OIL

SULFACETAMIDE SODIUM 790. 7834 790. 7840 790. 7900 790. 7900 790. 7900 790. 8015 790. 8015 790. 8015 790. 8020 790. 8106 6MERGENCY 790. 8140 790. 8140 790. 8220 790. 8244 790. 8220 790. 8244 790. 8220 790. 8240 790. 8240 790. 8240 790. 8260 790. 8260 790. 8260 790. 8370 790. 8390 790. 8390 790. 8390 790. 8390 790. 8590 790. 8590 790. 8660 790. 8590 790. 8590 790. 8590 790. 8590 790. 8590 790. 8590

SULFAMETHOXAZOLE; TRIMETHOPRIM

SULFANILAMIDE SULFASALAZINE

SULF I NP YRAZONE SULFI SOXAZOLE

TEMAZEP AM

TESTOSTERONE CYPIONATE TESTOSTERONE ENANTHATE

SPIRONOLACTONE STREPTOMYCIN SULFATE SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE SULFABENZAMIDE; SULFACETAMIDE; SULFATHIAZOLE; UREA

SUL FAMETHI ZOLE SULFADIAZINE

SULINDAC

TERBUTALINE SULFATE

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

SUBRCE Emergency amendench at 2 III. Reg. 40, p. 98, effective 1978, for maximum of 130 days; amended at 2 III. Reg. 26, p. 150, effective 5ctools. I 1973, for a naximum of 130 days; amended at 2 III. Reg. 51, p. 18, effective 5ctools. I 1973, for a naximum of 130 days; amended at 2 III. Reg. 51, p. 18, effective becember 31, 1973, for a naximum of 150 days; amendency anendement at 3 III. Reg. 52, p. 18, effective becember 31, 1973, for a naximum of 150 days; amended at 3 III. Reg. 75, p. 113, effective July 1, 1979; comergency amendement at 3 III. Reg. 75, p. 113, effective July 1, 1979; comergency carnelment at 4 III. Reg. 75, p. 113, effective July 1, 1979; comergency carnelment at 4 III. Reg. 57, p. 178, effective October 3, 1979; comergency amended at 2 III. Reg. 110, effective July 1, 1979; comerded at 5 III. Reg. 110, effective July 1, 1970; comerded at 5 III. Reg. 110, effective July 1, 1982; amended at 5 III. Reg. 1579, effective July 1, 1982; amended at 5 III. Reg. 1579, effective July 1, 1982; amended at 5 III. Reg. 1579, effective July 1, 1982; amended at 5 III. Reg. 1579, effective July 1, 1982; amended at 5 III. Reg. 1570, effective July 1, 1982; amended at 7 III. Reg. 1570, effective July 1, 1982; amended at 7 III. Reg. 1570, effective July 1, 1983; amended at 7 III. Reg. 1570, effective July 1, 1983; amended at 8 III. Reg. 1573, effective July 1, 1984; amended at 9 III. Reg. 1583, effective July 1, 1984; amended at 9 III. Reg. 1584, amended at 9 III. Reg. 1583, effective July 1, 1985; amended at 1 III. Reg. 1583, effective May 15, 1986, amended at 1 III. Reg. 1583, effective May 15, 1986, amended at 1 III. Reg. 1583, effective May 15, 1986, amended at 1 III. Reg. 1583, effective May 15, 1988; emergency amended at 1 III. Reg. 1743, effective July 1, 1983; emergency amended at 1 III. Reg. 1745, effective July 1, 1983; emergency amended at 1 III. Reg. 1743, effective July 1, 1983; emergency amended at 1 III. Reg. 1743, effective May 13, 1988; emergency amended at 1 III. Reg. 1838, emergency amended January 6, 1939; emergency amendment at 13 III. Reg. 3108, effective February 28, 1989, for a maximum of 150 days; amended at 13 III. Reg. 8890, effective May 26, 1989, and January 1, 1990; amended at 13 III. Reg. 1177, effective July 14, 1989; corrected at 13 III. Reg. 12909; emergency amendment at 13 III. Reg. 12990, effective August 1, 1989, for a maximum of 150 days; corrected at 13 III. Reg. 14477; emergency amendment at 13 III. Reg. 17101, effective October 13, 1989, for a maximum of 150 days; amended at 13 III. Reg. 19770, effective December 8, 1989; emergency amendment at 14 III. Reg. 1505 effective January 12, 1990, for a maximum of 150 days; amended at 14

TULINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Reg. 4620, effective March 9, 1990, for a maximum of 150 days; amended at 14 III. Reg. 3154, effective March 9, 1990, for a maximum of 150 days; amended at 14 III. Reg. 3154, effective May 11, 1990; emergency amendment at 14 III. Reg. 1956, effective June 1, 1900, for a maximum of 150 days; amended at 14 III. Reg. 1325, effective August 10, 1990; emergency amendment at 14 III. Reg. 18588, effective October 5, 1990; emergency amendment at 14 III. Reg. 18588, effective October 5, 1990; emergency amendment at 14 III. Reg. 20755, effective December 21, 1990; emergency amendment at 15 III. Reg. 3537, effective March 8, 1991; for a maximum of 150 days; amended at 15 III. Reg. 5566, effective April 19, 1991; cmeryency amendment at 15 III. Reg. 5566, effective July 19, 1991; for a maximum of 150 days; of 150 days.

AGENCY NOTE: The text of Sections 790.2618, 790.2820, 790.3020, 710.3308, 790.3540, 790.4740, 790.5830, 790.6875, 790.7245, 790.7278, 790.7880, 790.9056 and 790.9460 which appear below do not include the emergency amendments adopted at 15 III, Reg. 3537, effective March 8, 1991, for a maximum of 150 days. The copies filed with the Administrative Code Unit reflect both emergency rules.

SUBPART B: APPROVED DRUG PRODUCTS FOR DRUG PRODUCT SELECTION

Section 790.600 ACETAMINOPHEN: PROPOXYPHENE NAPSYLATE

APPLICATING HOUSE					g 601ar												g Lilly		11194
	DOSAGE FORM, STRENGTH	tab 325mg:50mg	tab 650mg; 100m	tab 325mg:50mg	tab 650mg;100m	tэb -325mg;59mg	tab-650mg;100m	tab 650mg;100m	tab 325mg;50mg	tab 650m3;100m	tab 650mg;100m	tab 650mg;130m	tab 650mg;100mg	tab 650mg; i00m	•	tab 325mg;50mg	tab 650mg;100m	tab 650mg;100mg	
	DRUG		Propoxyphene Napsylate														0		

effective July 13, 1991, (Source: Emergency amendment at 15 Ill. Reg.

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ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC HEALTH ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

	Cord	Cord	Danbury	Danbury	Danback	Mylan	Mylan	เพิ่ม	ldy lan	1/2/ an	100	- TeQ	Par	Par	Zenith	Zenith	thine2	Zenith	Zenith	MSD/Merck	MSD/Merck	MSD/Merck	MOD/Merck	V 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	, effective July 19, 1991,		E; NICOTINIC ACID;	THIAMINE HYDROCHLORIDE;		APPLICATION HOLDER.	MANUFACTURER		Esqui re		National Pharm/Barre			Psdulpe		
NOTICE OF EMERGENCY AMENDMENTS		tab 50mg;4mg +ab 10mg:2mg		tab 10mg;4mg +ab 25mg:4mg						tab 50mg;4mg +2k 10mg:2mg	25.00	tab lomg:4mg	•						tab 50mg;4mg	tab 10mg;2mg			tab zomy;4mg tab somo:4mg		at 15 Ill. Reg11194		ASCORBIC ACID; CYANOCOBALAMIN; FLUORIDE; NICOTINIC ACID	PYRIDOXINE HYDROCHLORIDE; RIBOFLAVIN; THIAMINE HYDROCHLORIDE;	VITAMIN D; VITAMIN E		DOSAGE FORM, STRENGTH		drops, 35mg;2mcg;	O. 25mg; 8mg; O. 4mg; O. 5mg;	drops, 35ma-2mca:	0.25ma.8ma.0.4ma.0.5ma.	0.5mg 15001J; 4001U; 51d	drops, 35mg; 2mcg;	1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5	A TABLE TO SERVICE TO
NOTI																			7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	Triavil 2-10					(Source: Emergency amendment for a maximum of 150 days)		90.1127	EMERGENCY PYRIDOXINE	VIIAMIN A;		DRUG		Ascorbic Acid;	Cyanocobalamin;	Acid: Pyridoxine	Hydrachloride	Riboflavin; Thiamine	Hydrochloride;	Vitamin E. Vicamin D.	3
		APPLICATION HOLDER.	MANUFACTURER	American Therapeuties	Biocraft	Cord	Danbury	Legerie/Am Cyanamid	Market and a second a second and a second an	Mylan	A Charles	Warner Chilcott/W-L		Schering	Glaxo	Schering	51 axo	Schering	ulaxo	effective July 19, 1991,		L	ш	APPLICATION HOLDER,	MANUFACTURER	Barr	Загт	Barr	Bolan	Bolar	Bolar	Bolar	Bolar	Challes Challes	Chelsea	Ghelsea	Cond	Cord		
NOTICE OF EMERGENCY AMENDMENTS	SULFATE		DOSAGE FORM, STRENGTH	tab ed 2.4mg base	eq 2,4mg	2,4mg	2, 4mg	tabled 2,4mg base	5 July 6	64 6,400g	Table of Table	eq 2,4mg		soln for inhi eq 0.5% base	sold for infl eq 0.5% base	syr eq 2mg base/5ml	Syr ed 2mg base/5ml	tab eq 2,4mg base	can ed 2,4mg nase	nt at 15 Ill. Reg. 11194,		MITANAHAGAA JATAO MAGAMAAN	ANTIKIP HILING HIDROCHLORIDE, PERFIENAZINE	•	OOSAGE FORM, STRENGTH	tab 10mg;2mg		tab lOmg;4mg	tab 10mg:2mg		tab 10mg; 4mg		tab 50mg; 4mg	649-+949;6H9 tab. 26ms. 2ma	tab-10mg;4mg	tab.25mg.4mg	tab 10mg; 2mg	tab Zomg;zmg tab long.dmg	Par - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
NOT	Section 790.740 ALBUTEROL SULFATE	The Adeland	DRIJS	Albutarol Sulfata									3-and(s)	Proventil	Ventolin	Proventil	/ento:id	Proventil Vontalia		(Source: Emergency amendment at 15 Ill. Reg.	for a maximum of 150 days)	WICHTHAN OLD NOT SSITES			อหมด	Amitriptyline	Aydrochloride;	Perphenaziae												

11218	16		APPLICATION HOLDEX, MANUFASTURER	Pharmaceutical-3asish Zenith	Ciba-Seigy	effective July 19, 1991,	ADDI 17 ATTATA	MANUFACTURER	Wallace RW Johnson	, effective July 19, 130,		APPLICATION HOLDER, MANUFACTURER	Astra Elkins-Sinn	Lypholmed Upjohn Warner Chilcott/W-L	il and admitted to the terms for Turlusion,	, effective duly 19, 196.,	APPLICATION HOLDER. MANUFACTURER
TLIINDIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	EN DOSAGE FORM, SFRENSTH	вды 10,20му 5ао 10,20му	tab 10,20mg	ndment at 15 Ill. Reg. <u>11194.</u> ys)	DIL HYDROCHLORIDE	DOSAGE FORM, STRENGTH	tab 200,300,400mg	dded	CALCIUM GLUCONATE	DOSAGE FORM, STRENGTH	inj 100mg/ml fnj T00mg/mT	inj T00aig/ml inj T00aig/ml inj T00aig/ml	This entity was reviewed by the Technical Advisory Council and admitted to the TITINGIS Formulary is an exception to the promolyated of Renia for Inclusion, proceeds to Gerston 790, 60	e added at 15 Ill. Reg	CARBAWAZEPINE DOSAGE FORM, STRENGTH
			Section 7e0,1550 BACLUFEN EMERGENCY DRUG	Baclofen	Srand(s) Lioresal	(Source: Emergency amendment for a maximum of 150 days)	Section 790.1573 BEPRIDIL	DRUG	Beparlin Vascon	counce: Emergency rule a	etion 790.1870	DRUG	Calcium Gluconate		This entity was reviewed ITT nois Formulary is all nois formulary is all nois to be seen that the section 700 months of the section of the se	(Source: Emergency rule added for a maximum of 150 days)	Section 790.1930 CARBAN
			National Pharm/Barre Pharmaceutizal Sasics		Mead Johnson/8-M	Hi-Tech Pharmacal	Mead Johnson/B-M	HiTech Pharmacal	4	offeria for inclusion,	, effective July 19, 1990,		APPLICATION HOLDER, MANUFACTURER	Barr	Burroughs-Wellcome	. effective July 19, 1991,	
TLLINDIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	Jrojrs, 35mg;2mcg; 9.5mg;3mg;0.4mg;0.5mg; 9.5mg;150011;40019;51U drops, 35mg;2mcg;	0,5ag;8ag;0.4ag;0.5ag; 0,5ag;150010;40010;510	drops, 35mg;2mcg; 0.25mg;3mg;0.4mg;0.5mg;	0.5mg(50010;40010;510 drops, 35mg;2mcy; 0.25mg;8mg;0.4mg;0.5mg;	0.5mg;150010;4010;510 drops, 35mg;2mcg; 9.5mg;8mg;0.4mg:0.6mg;	0.5mg;1500IU;400IU;5IU drops, 35mg;2mcg;	0.5mg.15001J.4901J.51U	This energy and reviewed by the rechnical Movins/y country and early best to the promulgated criteria for inclusion, pursuant to Section 790.60.	Emergency amendment at 15 ITH. Reg. 11194 mam of 150 days)	ASPIRIN; CODEINE PHOSPHATE	DOSAGE FORM, STRENGTH	tab 325mg:15,30,60mg	3,4 tab 325mg,15,30,50mg	II folse formularly is an exception to the promisigated or terria for inclusion, publicated to Section 190 60. (Source: Emergency rule added at 15 III. Reg. 11194., effective July 19,	
11217	16	2		(v)	Poly-Vi-Flor	9ol/ Vi∵amin Drops w/flu>ride O.25mg	Poly-Vi-Flor	Poll Vitamin Orops	And the property of the proper	This energy was reviewed of Ullivia Formulary as an expense parsuset to Section 790,60	(Source: Emergency amendm for a maximum of 160 days)	Section 790,1350 ASPIRIN	Shac	Aspirin; Codeine Phosphite Seans(s)	Emp: To W/Codeine 42,3,4 This entity was reviewed by the	formulary to section 790.6 (Source: Emergency rule	for a maximum of 150 days)

Warner-Chilcott/W-L

chew tab 100mg

Carbamazepine

CAN SCALE

11219	ILLINOIS REGISTER			ILLINOIS REGISTER	11220
16	DEPARTMENT OF PUBLIC HEALTH		DEP	DEPARTMENT OF PUBLIC HEALTH	91
	NOTICE OF EMERGENCY AMENDMENTS		DILON	NOTICE OF EMERGENCY AMENDMENTS	
	tab 200mg tab 200mg tab 200mg tab 200mg	Inwood/Forest Parke-Davis/W-L Pharmaceutical-Basics Purepac Sidmak	Chloroptic S.O.P. Econochlor AK-Chlor Chlorofair Chloroptic	oint, ophth 1% oint, ophth 1% soln, ophth 0.5% soln, ophth 0.5% soln, ophth 0.5% soln, ophth 0.5%	Allergan Alcon Akorn Pharmafair Allergan
ingretal Epital Tegretal	chew tab 100mg tab 200mg tab 200mg	Geigy/Ciba-Geigy Lemmon Geigy/Ciba-Geigy	Econochior Ophthochlor Optomycin	0.5%	Alcon Parke-Davis/W-1 Optopics
Source: Thergency am	(Source: Emergency amendment at 15 [1]. Reg. 11194	, effective July 19, 1991,	(Source: Emergency amendment for a maximum of 150 days)	t at 15 Ill. Reg. 11194	effective July 19, 199
Section 790,2060 CEFA	CEFAZOLIN SONIUM		Section 790.2618 CLORAZEPATE EMERGENCY	E DIPOTASSIUM	
EMERGENCY	DOSAGE FORM. STRENGTH	APPLICATION HOLDER, MANUFACTURER	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Cefazolin Sodium	100 200	Baxter Ben Venue	Clorazepate Dipotassium	cap 3.75,7.5,15mg cap 3.75,7.5,15mg 0 cap 3.75,7.5,15mg	Able American Thorapeutic Chelsea
	2.2.2.	E.K. 105-51707/KOD14S Lemmon LyphoMed		cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap 3.75,7.5,15mg	Cord Lederle/Am Cyanamid Mylan
Shand(s) Ancef	inj iej	Marsam AKF		cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap-1.75.2.5.15mg	Paarmaceuticai 3asiss Purepac/Kalipharma ผษละ£ผต
Kęfzol Zolicef	: - الـــــــــــــــــــــــــــــــــــ	Lilly 3ristol/3-M		cap 3.75,7.5,15mg cap 3.75,7.5,15mg cap 3.75,7.5,15mg	Searle Warner Chilcott/W-L
(Source: Emergency am for a maximum of 150 d	(Source: Emergency amendment at 15 Ill. Reg. 11194	, effective July 19, 1991,			Aberican Therspeutics Cord
Section 790.2180 CHLORAMPHENICOL	RAMPHEN JCO!_			e tab 3.75,7.5,15mg tab 3.75,7.5,15mg tab 3.75,7.5,15mg	Lederie/Am Cyanamin Mylac Purebac/Kalibbacaa
ORUG	OOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER			Warner Chilobut/W-L
Chloramphenicol	cap oirt, ophth 1% soln, ophth 0.5% soln, ophth 0.5%	Zenitn Altana Norbrook Am	Gen-Kene Tranxene Tranxene (Source: Emarcante amonthant	tab-3,75,7,5,15mg tab 3,75,7.5,15mg tar 15,111 pag 11194	Abbott offsetive and is 140
Srand(s) Amphicol Chloromycatin Mychel Chlorofair	ophth ophth	MK Laboratories Parke-Davis/W-L Rachelle Pharmafair Parke-Davis/W-L	for a maximum of 150 days)		

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ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENOMENTS

CODEINE PHOSPHATE; GUAIFENESIN Section 790.2655 EMERGENCY

DRUG

APPLICATION HOLDER, MANUFACTURER Halsey HR Cenci DOSAGE FORM, STRENGTH

Codeine Phosphate; Brand(s) Robitussin AC Guaifenesin **Guiatuss AC**

National Pharm/Barre AH Robins syr 10mg/5ml;100mg/5ml syr 10mg/5ml;100mg/5ml syr 10mg/5ml;100mg/5ml syr 10mg/5ml;100mg/5ml

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

, effective July 19, 1991, 11194 (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

Section 790.2661 CODEINE PHOSPHATE; GUAIFENESIN; PSEUDOEPHEDRINE HYOROCHLORIDE EMERGENCY

Pharmaceutical Basics National Pharm/Barre APPLICATION HOLDER, MANUFACTURER Merrell Dow Hauck 30mg/5ml;100mg/5ml; 30mg/5ml syr 10mg/5ml;100mg/5ml; syr 10mg/5ml;100mg/5ml; syr 10mg/5ml;100mg/5ml; syr 10mg/5ml;100mg/5ml; OOSAGE FORM, STRENGTH 30mg/5m1 30mq/5m1 Novahistine Expectorant Robitussin DAC Syrup Codafed Expectorant Codeine Phosphate: Pseudoephedrine Hydrochloride Guaifenesin; Brand(s) DRUG

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

30mg/5ml

AH Robins

, effective July 19, 1991, 11194 (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

DEPARTMENT OF PUBLIC HEALTH ILLINOIS REGISTER

1222 91

NOTICE OF EMERGENCY AMENDMENTS

Section 790.2662 CODEINE PHOSPHATE; IODINATED GLYCEROL EMERGENCY

DRUG

DOSAGE FORM, STRENGTH liq 10mg/5ml;30mg/5ml liq 10mg/5ml;30mg/5ml liq 10mg/5ml;30mg/5ml Codeine Phosphate; Iodinated Glycerol

Pharmaceutical Basics Halsey National Pharm/Barre

APPLICATION HOLDER,

MANUFACTURER

Tussi-R-Gen Expectorant Tussi Organidin Brand(s) otuss-C Oridol C

Goldline HR Cenci Wallace Luchem liq lOmg/5ml;3Omg/5ml liq lOmg/5ml;3Omg/5ml liq lOmg/5ml;3Omg/5ml liq lOmg/5ml;3Omg/5ml This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60. _, effective July 19, 1991, 11194 (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

Section 790.2740 CROTAMITON EMERGENCY

DOSAGE FORM, STRENGTH DRUG

APPLICATION HOLDER, MANUFACTURER

lotion 10% lotion 10% Brands

Crotan Eurax

effective July 19, 1991, 11194 (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

Westwood Squibb

Owen/Derm

Section 790.2820 CYCLOPENTOLATE HYDROCHLORIDE EMERGENCY OOSAGE FORM, STRENGTH

DRUG.

APPLICATION HOLDER, MANUFACTURER

Barnes-Hind Norbrook Am Steris soln, ophtm 1% soln, ophth 1% soln, ophth 1% Cyclopentolate Hydrochloride

soln, ophth 0.5,1% soln, ophth 0.5,1% Brand(s)

Pentolair

Cyclogyl

Pharmafair

Alcon

effective July 19, 1991, 11194 (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

11224	91		Alcon Akorn	ASD /MON / NSM	iso/nefck Pharmafair	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	effective July 19, 1991,	D GLYCEROL	APPLICATION HOLDER, MANUFACTURER	Duramed Halsey Luchem National Pharm/Barre Pharmaceutical Basics	HiTech Pharmacal HR Cenci Organon/Akzona	l and admitted to the teria for inclusion,	effective July 19, 1991,	APPLICATION HOLDER, MANUFACTURER	Halsey Pharmafair Roxane Elkins-Sinn/Robins LyphoMed Wyeth Ayerst/AMHO
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	oint, ophth eq 0.05% phosphate soln, ophth eq 0.1%	phosphate	%1 0 De	phosphate	it at 15 Ill. Reg. 11194,	DEXTROMETHORPHAN HYDROBROMIDE; IODINATED GLYCERO	DOSAGE FORM, STRENGTH	11q lOmg/5ml;30mg/5ml 11q lOmg/5ml;30mg/5ml 11q lOmg/5ml;30mg/5ml 11q lOmg/5ml;30mg/5ml 11q lOmg/5ml;30mg/5ml	liq lõmg/5ml;30mg/5ml liq lõmg/5ml;30mg/5ml liq lõmg/5ml;30mg/5ml	This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.	t at 15 Ill. Reg. 11194,	DOSAGE FORM, STRENGTH	elixir, 0.05mg/ml* elixir, 0.05mg/ml* elixir, 0.05mg/ml* inj 0.25mg/ml inj 0.25mg/ml
	DE	ILON	Maxidex AK <u>-Dex</u>	Decadron	Dexair		(Source: Emergency amendment for a maximum of 150 days)	Section 790.3027 DEXTROMETHE FMFRGENCY	DRUG	Dextromethorphan Hydrobromide; Iodinated Glycerol	orand(s) Iogan DM Iotuss DM Tussi-Organidin DM	This entity was reviewed by Illinois Formulary as an exc pursuant to Section 790.60.	(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	Section 790.3220 DIGOXIN EMERGENCY DRUG	Digoxin
			APPLICATION-HOLDER,	MANUFAGTURER	American-Therapeutics	Winthrop/Sterling	effective July 19, 1991,		APPLICATION HOLDER, MANUFACTURER	Bel-Mar Bristol/B-M Dell Elkins-Sinn/Robins		Norbrook Am Quad Steris	Wyeth/AMHO Barnes-Hind	Norbrook Am Steris	Central Pharm MSD/Merck Organon/Akzona MSD/Merck Pharmafair
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	Repealed)	DOSAGE-FORM;-STRENGTH	еар.200жg	еар-200жд	at 15 Ill. Reg. 11194	SONE SODIUM PHOSPHATE	DOSAGE FORM, STRENGTH	0 0 0 0	inj eq 4, umg phosphate/mi inj eq 4mg phosphate/mi inj eq 4mg phosphate/mi inj eq 4,10mg phosphate/mi	ing eq 4.10,20,24mg ing eq 4,10,20,24mg phosphate/ml ing eq 4,10,24mg	inj eq 4mg phosphate/ml soli, ophth eq 0.1%	pnosphace soln, ophth-otic eq 0.1% phosphate soln, ophth eq 0.1% phosphate	inj eq 4mg phosphate/ml inj eq 4,24mg phosphate/ml inj eq 4,10,20mg phosphate/ml oint, ophth eq 0.05% phosphate oint, ophth eq 0.05% phosphate
11223	ĪQ	NOT	Section 790.2908 DANAZOL (Repealed)	DRUG	Danazol Brand(s)	Ваноскіне	(Source: Emergency repealer for a maximum of 150 days)	Section 790.3020 DEXAMETHASONE SODIUM PHOSPHATE FMERGENCY	DRUG	Dexamethasone Sodium Phosphate					Brand(s) Dexacen-4 Decadron Hexadrol Decadron Dexair

11226	91		Pennwalt Pfizer	Pfizer	effective July 19, 1991,	THE STATE OF THE S	AFFLICATION HOLDER, MANUFACTURER	Barr Chelsea Danbury Halsey Heather	Interpharm Mutual Mylan	Par Parke-Davis/W-L Private Formulations	Purepac/Kalipharma Superpharm	Mes.Cwaru Zenith Ben Venue Elkins-Sinn Lederle/Am Cyanamid Ouad	garr Ghelsea Danbury	Heather Interpharm Medicopharma	Mutual Mylan Parke-Davis/W-L Sunoznhazm	John Tim
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50,75,	100mg base conc eq 10mg base/ml	: at 15 III. Reg	: HYCLATE	DOSAGE FORM, STRENGTH	cap cap cap cap	cap cap	cap cap cap	cap cap	cap cap inj eq 100,200mg base/vial inj eq 100,200mg base/vial inj eq 100,200mg base/vial		tab tab tab	tab tab tab	tab cap
	DEP	NOTIC	Brand(s) Adapin Sinequan	Sinequan	(Source: Emergency amendment for a maximum of 150 days)	Section 790.3420 DOXYCYCLINE HYCLATE EMERGENCY	DRUG	Doxycycline Hyclate								Brand(s) Doxy-Lemmon
			ughs Wellcome ughs Wellcome	Council and admitted to the riteria for inclusion,	_, effective July 19, 1991,		APPLICATION HOLDER, MANUFACTURER	Cord Geneva Generics Lederle/Am Cyanamid	, effective July 19, 1991,		APPLICATION HOLDER, MANUFACTURER	e Barr Chelsea Cord	Danbury Lederle/Am Cyanamid	Mylan	Par Purepac/Kalipharma	Royce Copley Pharmaceutical Basics
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	elixir, 0.05mg/ml* inj 0.25mg/ml	This dosage form was reviewed by the Technical Advisory Council. Illinois Formulary as an exception to the promulgated criteria foursuant to Section 790.60.	Emergency amendment at 15 Ill. Reg. 11194 mum of 150 days)	MOLE	DOSAGE FORM, STRENGTH		dded at 15 Ill. Reg. 11194	HYDROCHLORIDE	DOSAGE FORM, STRENGTH	cap eq 25,50,75,100mg base cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50,75,100mg	cap eq 10,25,50,75,100mg base cap eq 10,25,50,75,	100,150mg base cap eq 10,25,50,75, 100mg base	cap eq 10,25,50,75, 100,150mg base cap eq 10,25,50,75,	cap eq 10,25,50mg base conc eq 10mg base/ml conc eq 10mg base/ml
11225	91	ON	Srand(s) Lanoxin Pediatric Lanoxin	This dosage form was review Illinois Formulary as an enumousuant to Section 790.60	(Source: Emergency amendm for a maximum of 150 days)	Section 790.3308 DIPYRIDAMOLE	DRUG	Dipyridamole	(Source: Emergency rule added at 15 III. Reg. for a maximum of 150 days)	Section 790.3340 DOXEPIN HYDROCHLORIDE EMERGENCY	DRUG	Doxepin Hydrochloride				

11228	91		APPLICATION HOLDER, MANUFACTURER Abbott	American Therapeutics Barr	Altana/Fougera/ Pharmaderm Pharmafair	Clay Park Lilly Naska National Pharm/Barre	Pharmaceutical Basics Pharmafair	Faulding	Parke-Davis/W-L	Lilly/Dista Hoechst-Roussel	Syosset Paddock	Abbott Herbeit/Allergan	Uwen Westwood Squibb	Westwood Squibb Ortho	Westwood Squibb	Boots	Abbott	Dista/Lilly
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	DOSAGE FORM, STRENGTH cap, enteric coated*	cap, enteric coated* pellets 250mg cap, enteric coated*	oint, ophth Smg/gm		soln, top 1.5,2%	cap, enteric coated pellets 25mg	cap, enteric coated pellets 125mg cap, enteric coated	pellets 250mg oint, ophth 5mg/gm soln too 2%	t to to	tob tob	soln, top 2% soln, top 1.5%	soln, top 2%	Swab 2%	333,500mg tab. enteric coated	250,333mg tab, enteric coated	tab, enteric coated 250mg
		2	Section 790.3620 ERYTHROMYCIN EMERGENCY DRUG Erythromycin				(v) pueus	Eryc Sprinkles*	Eryc 25 × Frvc*	Ilotycin	C-Solve 2 ETS 2%	Eryderm Erymax	Sansac Staticin	T-Stat	T-Stat	F_M<0.0	Ery-Tab*	Ilotycin*
			Rachelle Pfizer Faulding Parke-Davis/W-L LyphoMed Rachelle	rfizer Lemmon Rachelle Pfizer	, effective July 19, 1991,		APPLICATION HOLDER, MANUFACTURER	Barr Bolar	Ghetsea Danbury Barr	Bolary Danbury	Lederle/Am Cyanamid Superpharm	Zenith	Sandoz Vitarine	Riker/3-M	Chelsea	(Vangaru/MMM) Sandoz	, effective July 19, 1991,	
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	cap cap, coated pellets cap, coated pellets inj eq 100,200mg base/vial inj eq 100mg base/vial	inj eq iou, coumg base/vial tab tab	it at 15 Ill. Reg. 11194	IESYLATES INESULFONATE)	DOSAGE FÖRM, STRENGTH	tab, oral 1.0mg tab, oral 1.0mg	tab, oral 1.0mg tab, oral 1.0mg tab, cubl 0.5 1.0mg			lqns	tab, oral 1.0mg tab, subl 0.5,1.0mg	Subl	tab,	e tab, subl 0.5,1.0mg tab, subl 0.5,1.0mg	t at 15 Ill. Reg. 11194	
11227	91 DE	ITON	Doxychel Hyclate Vibramycin Doryx Doryx Doxy 100,200	Vibramycin Doxy-Lemmon Doxy-Tabs Vibra-Tabs	(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	Section 790.3540 ERGOLOID MESYLATES (DIHYDROERGOTOXINE METHANESULFONATE)	DRUG	Ergoloid Mesylates (Dihydroergotoxine	Methanesulfonate)			Brand(s)	Hydergine Alkergot	Circanol	Deapril-51 Gerimal	H.E.A. Hydergine	(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	

	DEPARTMENT OF PUBLIC HEALTH		30	ILLINOIS REGISTER DEPARTMENT OF PUBLIC HEALTH	11230
Z	NOTICE OF EMERGENCY AMENDMENTS		NOT	NOTICE OF EMERGENCY AMENDMENTS	
Robimycin* thromycin enteric coa lets were admitted to	Robimycin* tab, enteric coated Robins 250mg *Erythromycin enteric coated tablets and capsules containing enteric coated pallets were admitted to the Illinois Formulary as exceptions to the	Robins ing enteric coated tions to the	Note: 21 day packs may not be (Source: Emergency amendment for a maximum of 150 days)	day packs may not be interchanged with 23 day packs. Emergency amendment at 15 Ill. Reg. 11194 , effe	effective July 19, 1991,
promulgated criteria and Advisory Council, pursuan (Source: Emergency amendm	were approved by a majority vo t to Section 790.60. ent at 15 Ill. Reg. 11194	te of the lechnical , effective July 19, 1991,	Section 790.3910 FENOPROFE EMERGENCY DRUG	FENOPROFEN CALCIUM DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Section 790.3720 ERYTHRO	YCIN	OLE ACETYL APPLICATION HOLDER,	Fenoprofen Calcium		American Therapeutics Cord Halsey Par
oxos Erythromycin Ethylsuccinate; Sulfisoxazole Acetyl	susp 200mg/5ml;600mg/5ml	Barr		cap 200,300mg tab 600mg tab 600mg tab 600mg	Matson American Therapeutics Chelsea Cord Danbury
Brand(s) Emyzołe Pediazole	susp-200mg/5ml;600mg/5ml susp 200mg/5ml;600mg/5ml	Alra Ross/Abbott		1	Duramed Halsey Lederle/Am Cyanamid Mutual
for a maximum of 150 days Section 790.3907 ETHINYL	for a maximum of 150 days) Section 790,3907 ETHINYL ESTRADIOL; NORETHINDRONE EMERGENCY	CATION HOLDER			ry ran Parmaceutical Basics Purepac/Kalipharma Quantum Watson
DRUG Brand(s) Brevicon		MANUFACTURER Syntex	Brand(s) Nalfon Nalfon	tab 600mg cap 200,300mg tab 600mg	Zenith Lilly/Dista Lilly/Dista
Genora 0.5/35 Modicon Nelova Genora 1/35	tab 0.035mg;0.5mg tab 0.035mg;0.5mg tab 0.035mg;0.5mg tab 0.035mg:1mg	Syntex Ortho Warner Chilcott/W-L Syntex	(Source: Emergency amendment at 15 Ill. for a maximum of 150 days)	int at 15 Ill. Reg	, effective July 19, 1991,
Genora 1735 Nelova Norcept-E 1/35 Norethin 1/35E		Jyncex Metro Med Warner Chilcott/W-L Gynopharma Searle	Section 790.3945 FLUOCINONIDE EMERGENCY DRUG	IIDE DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Oction 1/35 Jenest-28 Nelova T0/11 Ortho-Novum 10/11	ľ	Ortho Organon Watson Ortho	Fluocinonide	cream 0.05% cream 0.05% cream 0.05% gel 0.05% top soln, 0.05%	Clay-Park Lemmon Thames Lemmon Copley

MATICE OF ENERGENCY AMENDMENTS MATICAL Lemmon Harm/Barre Gentafair crema ed. Imp base/ml pharmfair pristoles (mit ed 10.4 mb base/ml pharmfair	DEPA	ILLINOIS REGISTER DEPARTMENT OF PUBLIC HEALTH			ILLINOIS REGISTER DEPARTMENT OF PUBLIC HEALTH	11232
	NOTICE OF EMERGEN	EMERGENCY AMENDMENTS			NOTICE OF EMERGENCY AMENDMENTS	
Syntex Syntex Gentafair Incomplete Incomplete Syntex Syntex Gentafair Incomplete Syntex Syntex Syntex Syntex Syntex Gentafair Incomplete Syntex Gentafair Incomplete Syntex Gentafair Garamycin Syntex Gentafair Garamycin Syntex Gentafair Garamycin Syntex Gentafair Gentafair Garamycin Syntex Gentafair Gentafair Gentafair Gentafair Soll, ophth eq 3mg base/gm Incomplete Soll, ophth eq to Sang base/ml Se/gm Altana Se/gm Altana Se/gm Altana Se/gm Altana Se/gm Altana Se/gm Kalapharmaderm/ Se/ml Kalapharmaderm/ Se/ml Kalapharmaderm/ See/ml Solopak Section 790.4385 GualFENESIM; THEOPHYLLINE EMERGENOT Incomplete Critical Spec Base/ml Solopak Serian Solopak Cualfenesin; Ing Somg/15mi: 150mg/15mi Ing Somg/15mi Ing Somg/15mi: 150mg/15mi Ing Somg/15mi: 150mg/15mi Ing Somg/15mi Ing So	top soln, 0. top soln, 0. top soln, 0.	0.05% 0.05% 0.05%		Gentafair Apogen Bristagen Garamotin	cream eq lmg base/gm inj eq 10,40mg base/ml inj eq 40mg base/ml	Pharmafair Beecham Bristol/B-M Schowin
Tican Pharm Suranycin oint eq ing base/gam Syntex Gentafair Syntex Gentafair Syntex Gentafair Syntex Gentafair Syntex Gentafair Syntex Gentafair Syntex Synt	cream 0.05% cream 0.05%		Syntex Syntex	Gentafair U-Gencin	inj eq 40mg base/ml inj eq 10,40mg base/ml	
Syntex Syntex Syntex GeramyCin Syntex Syntex Gentafair Ill94, effective July 19, 1991, Gentafair Syntex Gentafair Gentafair Soln, ophth eq 3mg base/gm Soln, ophth eq 3mg base/gm Soln, ophth eq 10 See/gm AR-Gentafair Gentafair Gentafair Soln, ophth eq to 3mg base/ml See/gm Altana Altana Kalapharma ENERGENCY See/ml Kalapharma See/ml See/ml Kalapharma Section 790,4386 GUAIFENESIN; THEOPHYLLINE FOUGACE FORM, STRENGTH Base/ml Steris Solopak Guaifenesin; Ilq 90mg/15ml;150mg/15ml Ilq 90mg/15ml;150mg/15ml Ilq 90mg/15ml;150mg/15ml Ill 3mg/15ml;150mg/15ml Ill 90mg/15ml;150mg/15ml Illinois Formula ras an exception to the promulgated crite Dase/ml Morbrook Am Inis entity was reviewed by the Technical Advisory Council Illinois Formula ras an exception to the promulgated crite Secris Base/ml Secris Secris Paranet or 3mg base/ml Illinois Secris Formula ras secrited at 15 Ill. Reg. Illing4, Secrited and secrited and secrited rate or an exception of 150 days) Secrited and secrited and secrited rate or an exception of 150 days, Secrited and secrited and secrited rate or an exception of 150 days, Secrited and secrited are secrited and secrited rate or an exception of 150 days, Secrited and secrited are secrited and secrited are secrited and secrited are secrited and secrited and secrited are secrited and secrited are secrited and secrited and secrited are secreted and secrited are secrited and	cream 0.05% cream 0.05%		Taro Tican Pharm	Garamycin Gentafair	oint eq lmg base/gm oint eq lmg base/gm	
Section July 19, 1991, Gentafair Solin, ophthe q 10	gel 0.05% top soln, 0.05%	2%	Syntex Syntex	Garamycin Gentacidin	oint, ophth eq 3mg base/gm oint, ophth eq 3mg base/gm	
APPLICATION HOLDER, APPLICATION HOLDER, ANNUFACTURER Clay-Park Fougera/Pharmaderm/ Altana NNC LyphoMed Pharmaceutical Spec Stoin 790.4385 Clay-Park Colay-Park Kalapharma LyphoMed Pharmaceutical Spec Stoin 790.4385 Clay-Park Colay-Park Colay-Park LyphoMed Pharmaceutical Spec Stoin 790.4385 Clay-Park Colay-Park Colay-Park Thames Stoin 790.4385 Section 790.4385 Clay-Park Colay-Park Fougera/Altana NNC Pharmaceutical Spec Stoin 790.4385 Clay-Park Colay-Park Fougera/Altana NNC Pharmaceutical Spec Stoin 790.4385 Stoin 790.4385 Stoin 790.4385 Stoin 790.4385 Section 790.4385 Clay-Park Colay-Park Fougera/Altana NNC Pharmaceutical Spec Stoin 790.4385 Stoin 790.4385 Section 790.4385 Sectio	(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)		, effective July 19, 1991,	Gentafair AK-Gentak	oint, ophth eq 3mg base/gm soln, ophth eq to	
APPLICATION HOLDER, Gentacidin soln, ophth eq to 3mg base/ml clay-Park Gentafair soln, ophth eq to 3mg base/ml Gentafair soln, ophth eq to 3mg base/ml Gentafair soln, ophth eq to 3mg base/ml clay-Park Fougera/Pharmaderm/ (Source: Emergency amendment at 15 111. Reg. 11194, e for a maximum of 150 days) ENKINGLYPHOWER CALIFORMAN Section 790.4385 GUAIFERESIN; THEOPHYLLINE EMERGENCY Solopak Steris Norbrook Am This entity was reviewed by the Technical Advisory Council IIII indis Formulary as an exception to the promulgated crite pursuant to Section 790.60. Steris St	GENTAMICIN SULFATE			Garamycin	ophth eq base/ml	Schering
Clay-Park Fougera/Pharmaderm/ Altana NMC Inames Elkins-Sinn/Robins Elkins-Sinn/Robins Section 790.4385 GUAIFENESIN; THEOPHYLLINE ENERGENCY Solopak Steris Norbrook Am Inis entity was reviewed by the Technical Advisory Council Thames Altana Norbrook Am Inis entity was reviewed by the Technical Advisory Council This entity was reviewed	DOSAGE FORM, STRENGTH	TRENGTH	APPLICATION HOLDER, MANUFACTURER	Genoptic Gentacidin	ophth eq base/ml ophth eq	Allergan Iolab
National Miles of the for a maximum of 150 days) Figures: Emergency amendment at 15 III. Reg. III94, efor a maximum of 150 days) Elkins-Sinn/Robins Elkins-Sinn/Robins Elkins-Sinn/Robins Elkins-Sinn/Robins Section 790.4385 GUAIFENESIN; THEOPHYLLINE EMERGENCY Solopak Steris Guaifenesin; Iiq 90mg/15m1; 50mg/15m1 Theophylline	cream eq 1mg ba cream eq 1mg ba	base/gm base/gm	Clay-Park Fougera/Pharmaderm/	Gentafair	base/mi ophth eq base/mi	Pharmafair
Kalapharma Kalapharma Kalapharma LyphoMed Pharmaceutical Spec Solopak Steris Wyeth Ayerst/AMHO Clay-park Fougera/Altana Norbrook Am Inis entity was reviewed by the Technical Advisory Council Information Formulary as an exception to the promulgated crite pursuant to Section 790.60. Steris Steris Guaifenesin; Iniq 90mg/15m1;150mg/15m1 Iniq 90mg/15m1;150mg/15m1 Iniq 90mg/15m1;150mg/15m1 Inig 90mg/15m1 In	cream eq lmg base/gm cream eq lmg base/gm inj eq 10,40mg base/ml inj eq 40mg base/ml	se/gm se/gm base/ml e/ml	Altana NMC Thames Elkins-Sinn/Robins IMS	2-	at 15 Ill. RegTHEOPHYLLINE	effective July 19, 1991,
Steris Weth Averst/AMHO Clay-Park Fougera/Altana NMC Norbrook Am Interpretation Fouce: Emergency rule added at 15 Ill. Reg. 11194 Steris Steris Guaifenesin; If 90mg/15m1;150mg/15m1 Interpretation Ity 90mg/15m1;150mg/15m1 Ity 90mg/15m1 Ity 90mg/15m1;150mg/15m1 Ity 90mg/15m1;150mg/15m1 Ity 90mg/15m1 Ity	inj eq 40mg base/ml inj eq 10,40mg base/ml inj eq 40mg base/ml	/m] ISE/m] /m]	Kalapharma LyphoMed Pharmaceutical Spec Solonak		DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Pharmaderm/Altana Srand(s)	injed 10,40mg base/ml injed 10,40mg base/ml oint eq 1mg base/gm oint eq 1mg base/gm oint eq 1mg base/gm	se/m] gm gm	Steris Wyeth Ayerst/AMHO Clay-Park Fougera/Altana NMC	Guaifenesin; <u>Theophylline</u>	liq 90mg/15m1;150mg/15m1 liq 90mg/15m1;150mg/15m1 liq 90mg/75m1;150mg/15m1 liq 90mg/75m1;150mg/15m1	Central Forest Geneva Generics Maska Mational Pharm/Barre
Norbrook Am This entity was reviewed by the Technical Advisory Council Illinois Formulary as an exception to the promulgated crifts pursuant to Section 790.60. Steris (Source: Emergency rule added at 15 Ill. Reg. 11194, for a maximum of 150 days)	oint eq lmg base/gm oint eq lmg base/gm soln, ophth eq to	. 6 , 6 ,	Pharmaderm/Altana Thames Alcon	Brand(s) Quibron	liq 90mg/15ml;150mg/15ml	Rorer Bristol Myers
Steris (Source: Emergency rule added at 15 Ill. Reg. 11194 , for a maximum of 150 days)	g g	6m	Norbrook Am Paco Research	This entity was reviewed Illinois Formulary as an pursuant to Section 790.	by the Technical Advisory Counci exception to the promulgated cri 60.	l and admitted to the teria for inclusion,
	th eq	3mg	Steris	(Source: Emergency rule for a maximum of 150 day:	dded at 15 Ill. Reg.	, effective July 19, 1991

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Section 790.4667 HYDROCHLOROTHIAZIDE; LISINOPRIL

DBIG	DOCAGE FORM STRENGTH	APPLICATION HOLDER, MANHFACTHRER
2000		
Brand(s)		
Prinzide 12.5*	tab 12.5mg;20mg	Merck/MSD
Zestoretic 20/12.5	tab 12.5mg;20mg	Imperial Chem
Prinzide 25*	tab 25mg; 20mg	Merck/MSD
Zestoretic 20/25	tab 25mg;20mg	Imperial Chem

*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand and/or generic names.

, effective July 19, 1991, (Source: Emergency amendment at 15 Ill. Reg. 11194 for a maximum of 150 days)

Section 790.4725 HYDROCODONE BITARTRATE; PHENYLPROPANOLAMINE HYDROCHLORIDE EMERGENCY

DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Hydrocodone Bitartrate;	syr 2.5mg/5ml;12.5mg/5ml	Halse <u>y</u>
Phenylpropanolamine	syr 5mg/5ml;25mg/5ml	Ha <u>lsey</u>
Hydrochloride	syr 5mg/5ml;25mg/5ml	Pharmaceutical Basic
tric Syrup	syr 2.5mg/5ml;12.5mg/5ml	HR Cenci
tric Syrup	syr 2.5mg/5ml;12.5mg/5ml	DuPont
Codamine Syrup	syr 5mg/5ml;25mg/5ml	National Pharm/Barre
Hycophen Syrup	syr 5mg/5ml;25mg/5ml	HR Cenci
Hycomine Syrup	syr 5mg/5ml;25mg/5ml	DuPont
Propachem Syrup	syr 5mg/5ml;25mg/5ml	LuChem

CS

This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.

Brand(s)

Ala-Cort Anusel-HG

Cort-Dome Dermacort Dermatol HC

Flexicort H Cort HC #1 HC #1 HC #4

Nutracort Penecort

Aydrotex Hytone Hymac

11194 , effective July 19, 1991, (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

APPLICATION HOLDER, MANUFACTURER Altana Ambix/Organics DOSAGE FORM, STRENGTH cream 0.5,1% cream 1,2.5% Section 790.4740 HYDROCORTISONE EMERGENCY Hydrocortisone DRUG

ILLINOIS REGISTER

11234

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF EMERGENCY AMENDMENTS

Biocraft Clay-Park Everylife Fougera/Pharmaderm/ Altana G & W Lab	Ingram Lemmon NMC Labs Naska Pharmaceutical Basics Pharmaderm/Altana Pharmafair Stanlabs/Simpak	Thames Topidern Topidern Towne Paulsen Clay-Park Mericon Waska National Pharm/Barre Thames Altana Ambix/Organics Carolina Medical	Naska Pharmaceutical Basics Pharmaderm/Altana Thames Del-Ray	Miles Reid-Rowell Thames Westwood Squibb Pharm Assoc/Beach C & M Miles C & M Syosett NMC Dermik/Rorer Herbert/Allergan
cream 0.5,1,2.5% cream 1% cream 2.5%	ream 0.5,1% ream 1% ream 2.5% ream 1,2.5% ream 1,2.5% ream 1,2.5%	cream 0.5,1,2.5% cream 1% cream 1% lotion 0.5,1% lotion 1% lotion 1% lotion 1% oint 1,2.5% oint 1,2.5%	oint 1% oint 1,2.5% oint 1% oint 0.5,1,2.5% cream 1%	

11235	ILLINOIS REGISTER			ILLINOIS REGISTER	11236
91	DEPARTMENT OF PUBLIC HEALTH			DEPARTMENT OF PUBLIC HEALTH	91
	NOTICE OF EMERGENCY AMENDMENTS		.ON	NOTICE OF EMERGENCY AMENDMENTS	
Proctocort Synacort	cream 0.5% cream 0.5,1,2.5%	Reid-Rowell Syntex	Section 790.5320 IODINATE	IODINATED GLYCEROL	
Nutracort Penecort Acticort	gel 1% gel 1% lotion 1%	Owen/Derm Herbert/Allergan Kev	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
Ala-Cort Balneol-HC	lotion 1% lotion 1%	Del-Ray Reid-Rowell	Iodinated Glycerol	liq 60mg/5ml (30mq organically	Halsey
Beta-HC Cetacort Cort-Dome	lotion 1% lotion 0.5,1% lotion 0.5,1%	Beta Dermaceuticals Owen/Derm Miles		bound iodine) Tiq 60mg/5ml (30mg organically	National Pharm/Barre
Dermacort Epicort Glycort		Reid-Rowell Bluline Heran		bound iodine) liq 6Omg/5ml (3Omg organically	Pharmaceutical Basics
Hytone Nutracort Stie-Cort		Dermik/Rorer Owen/Derm Stiefel		bound iodine) soln 50mg/ml (25mg organically	National Pharm/Barre
Cortril Cortril HC Hymar	oint 1,2.5% oint 0.5.1% oint 1%	Cobercare Pfipharmecs/Pfizer C & M NMC	Brand(s) Iogan	bound lodine) liq 60mg/5ml	HiTech Pharmacal
Hytone Penecort Penecort	oint 1,2.5% oint 2.5% soln,top 1%	nni Dermik/Rorer Herbert/Allergan Herbert/Allergan	Iotuss	(Joing Organically bound iodine) 1iq 60mg/5ml (30mg organically	HR Cenci
Texacort soln,t (Source: Emergency amendment at 15 for a maximum of 150 days)	soln,top 1% idment at 15 111. Reg. 11194	Genderm , effective July 19, 1991,	Organidin	bound iodine) 1iq 60mg/5ml (30mg organically	Organon/Akzona
Section 790.4940 HYDROC	HYDROCORTISONE ACETATE; NEOMYCIN SULFATE	TE	Iogan Soln	soln 50mg/ml (25mg organically	HiTech Pharmacal
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER	Iotuss Soln	LC.	HR Cenci
Brand(s) AK-Neocort	ophth 5mg b		Organidin Drops	bound loanne) soln 50mg/ml (25mg organically bound iodine)	Wallace
Neo-Cortef	susp, Opirch 1.3% eq. 3.5mg base/ml susp, ophth 1.5% eq. 3.5mg base/ml	Norbrook Alli Upjohn	This entity was reviewed by Illinois Formulary as an ex pursuant to Section 790.60.	This entity was reviewed by the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60.	il and admitted to the iteria for inclusion,
(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	idment at 15 Ill. Reg. 11194.	, effective May 1, 1991,	(Source: Emergency amendaent at 15 Ill. Reg. for a maximum of 150 days)	ent at 15 Ill. Reg. 11194	, effective July 19, 1991,

91	APPLICATION HOLDER, MANUFACTURER	Barr Cord Danbury Halsey Mutual Mylan Parmaceutical Basics Purepac/Kalipharma Superpharm Warner Chilcott/W-L	Wyern Ayerst/AMHU Quantim effective July 19, 1991,	APPLICATION HOLDER, MANUFACTURER	American-Therspeutius Barr Bolar Chelsea Cord Danbury Mylan Par	Pharmaceutical Basics Quantum Parke-Davis/W-L effective July 19, 1991,
DEPARTMENT OF PUBLIC HEALTH NOTICE OF EMERGENCY AMENDMENTS	LORAZEPAM DOSAGE FORM, STRENGTH	tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg tab 0.5,1,2mg	tab 0.5,1,2mg tab 0.5,1,2mg amendment at 15 III. Reg, days)	MECLOFENAMATE SODIUM DOSAGE FORM, STRENGTH	eap-eq-50,100mg cap eq 50,100mg	Cap eq 50,100mg base cap eq 50,100mg base Brand(s) Meclomen cap eq 50,100mg base (Source: Emergency amendment at 15 Ill. Reg. 11194 for a maximum of 150 days)
	Section 790.5792 LO EMERGENCY DRUG	Lorazepam Srand(s)	Atlyan Loraz (Source: Emergency amendment for a maximum of 150 days)	Section 790.5830 ME EMERGENCY DRUG	Meclofenamate Sodium	Brand(s) Meclomen (Source: Emergency for a maximum of 150
	APPLICATION HOLDER, MANUFACTURER	Kali Juphar Pharmaceutical Basics Roxane Merrell-Dow Alra Mational Pharm/Barre Reid-Rowell National Pharm/Barre Reid-Rowell Reid-Rowell Reid-Rowell Reid-Rowell Reid-Rowell	, effective July 19, 1991,	APPLICATION HOLDER, MANUFACTURER Bolar	Harmadeutted+-Baste, Roxane Roxane SKF Reid-Rowell SKF Miles	Reid-Rowell , effective July 19, 1991,
ILLINOIS REGISTER DEPARTMENT OF PUBLIC HEALTH NOTICE OF EMERGENCY AMENDMENTS	LOSE DOSAGE FORM, STRENGTH	syr 10gm/15ml	y amendment at 15 Ill. Reg. 11194 50 days) LITHIUM CARBONATE	UOSAGE FORM, STRENGTH	eap-404% eap-300mg tab 300mg tab 300mg cap 300mg tab 300mg tab 300mg	tab 300mg ndment at 15 111. Reg. <u>11194.</u> , ys)
91	Section 790.5540 LACTULOSE EMERGENCY DRUG	Lactulose Srand(s) Cephulac Ghonolac Genstilae Constulose Duphalac Enulose Generlac	Emergenc imum of 1 90.5740	EMERGENCY DRUG Lithium Carbonate	Brand(s) Eskalitn Lithonate Eskalith	Lithotabs tab 300mg (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

11239	ILLINOIS REGISTER			ILLINOIS REGISTER
91 DEI	DEPARTMENT OF PUBLIC HEALTH			DEPARTMENT OF PUBLIC HEALTH
NOTI	NOTICE OF EMERGENCY AMENDMENTS)N	NOTICE OF EMERGENCY AMENDMENTS
Section 790.5840 MEGESTROL ACETATE EMERGENCY	ACETATE	APPLICATION HOLDER.	Section 790.6020 METHDIL/ EMERGENCY	METHDILAZINE HYDROCHLORIDE
DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER	DRUG	DOSAGE FORM, STRENGTH
Megestrol Acetate	tab-20,40mg tab 20,40mg tab-20,40mg	Gelmed Par Pharmaceutical-Basics	Methdilazine Hydrochloride Brand(s) Tarary	syr 4mg/5ml svr 4mg/5ml
Megace	tab 20,40mg	Mead Johnson/B-M		3). m.s/ 3
(Source: Emergency amendment at 15 Il for a maximum of 150 days)	nt at 15 Ill. Reg. 11194	, effective July 19, 1991,	(Source: Intergency amendment at 10 111. Reg. for a maximum of 150 days)	
Section 790.5940 METAPROTERENOL SULFATE	RENOL SULFATE		Section 790.6180 METHOTR EMERGENCY	METHOTREXATE SODIUM
9180	DOCAGE FORM STRENGTH	APPLICATION HOLDER,	DRUG	DOSAGE FORM, STRENGTH
Metaproterenol Sulfate	soln for inhl 0.4,0.6% soln for inhl 0.4,0.6% soln for inhl 5% soln for inhl 5% soln for inhl 5%	Armour Pharmaceutical Dey Labs Paco Research Pharmaceutical Basics	Methotrexate Sodium	inj eq 25mg base/ml inj eq 25mg base/ml inj eq 25mg base/ml inj eq 2.5,25mg base/ml inj eq 20,50,100mg
	tab 10,20mg tab 10,20mg tab 10,20mg tab 10,20mg	riarinaceutical basics American Therapeutics Biocraft Danbury		injeq 2.5.25mg base/ml @ injeq 20,50,100mg base/vial injeq 25mg base/ml
3rand(s)	tab-10,20mg	Pha maceutical-Basics		inj eq 20,50,100,250mg
Alupent* Dey-Dose	soln for inhl 0.4,0.6,5% soln for inhl 5% coln for inhl 64 0 6%	Boehringer Ingelheim Dey Labs		base/vial tab 2.5mg tab 2.5mg
Alupent*		Boehringer Ingelheim	Brand(s)	ini on 25mg haso/m]
Prometa Alupent*	syr iUmg/5mi tab 10,20mg	Muro Boehringer Ingelheim	ADILFEXALE Folex PFS Abitrexate	inj eq 25mg base/ml inj eq 25mg base/ml inj eq 50,100,250mg
*Products manufactured by th	*Products manufactured by this brand name manufacturer in this drug entity are	this drug entity are		base/vial

effective July 19, 1991,

Westwood Squibb

National Pharm/Barre

APPLICATION HOLDER, MANUFACTURER

11240 91 Adria Ben Venue IMS Lederle/Am Cyanamid Lederle/Am Cyanamid

APPLICATION HOLDER, MANUFACTURER

International Pharm Adria International Pharm

Bristol/B-M Bristol/B-M

base/vial inj eq 20,50,100,250mg base/vial inj eq 25mg base/ml

Mexate-AQ Mexate Folex

, effective July 19, 1991,

11194

(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

*Products manufactured by this brand name manufacturer in this drug entity are available for drug product selection under other brand and/or generic names.

Adria

inj eq 50,100,250mg

Barr Lede~le/Am Cyanamid

Pharmachemie Quad Quad

LyphoMed LyphoMed

11242	91		Akorn ATTergan Pharmafair Alcon Bausch & Lomb Iolab	APPLICATION HOLDER, MANUFACTURER Chase	Marner-Chilcott/W-L Miles Pfizer	effective July 19, 1991,	APPLICATION HOLDER, MANUFACTURER	American Therapeutics Barr Chelsea Cord Danbury Purepac Zenith Barr	rarke-Davis/W-L Wyeth Ayerst/AMHO Wyeth Ayerst/AMHO
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	soln, ophth 0.1%	ent at NE 00S	cap 10,20mg cap 10,20mg cap 10,20mg cap 10,20mg	ent at 15 Ill. Reg. 11194	DOSAGE FORM, STRENGTH		tab l5mg rand(s) cap 10,15,30mg tab l5mg Emergency amendment at 15 Ill. Reg. 11194 mum of 150 days)
	0	LON	Brand(s) AK-Con ATbaTon Liquifilm Nafazair Naphcon Forte Opcon Vasocon Regular	(Source: Emergency amendment for a maximum of 150 days) Section 790.6610 NIFEDIPINE EMERGENCY ORUG Nifedipine	Brand(s) Adalat Procardia	(Source: Emergency amendment for a maximum of 150 days)	Section 790.6875 OXAZEPAM EMERGENCY DRUG	Oxazepam	Brand(s) Serax Serax (Source: Emergency amendmefor a maximum of 150 days)
			Lederle/Am Cyanamid is protected by patent and ar 31, 1991.	APPLICATION HOLDER, MANUFACTURER Warner-Chilcott/W-L Lederle/Am Cyanamid	illed -capsules-MAY-NOT-be that appeared previously isted above are avallable	_, effective July 19, 1991,	APPLICATION HOLDER, MANUFACTURER	Danbury Par Pharmaceutical-Basics Royce Upjohn, effective July 19, 1991,	APPLICATION HOLDER, MANUFACTURER Norbrook Am
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	*Delayed effective date. This brand name drug product is protected by patent is not eligible for drug product selection until October 31, 1991. (Source: Emergency amendment at 15 Ill. Reg. 11194, effective July 19, for a maximum of 150 days)	APPLICATION HOLDER, 505AGE FORM, STRENGTH MANUFACTURER cap 50,100mg Lederle/Am Cyanamid cap, coated pellets 50,100mg Lederle/Am Cyanamid	*NOTE: Bue-to-differences-in-bioequivalence, powder-filled-capsules-MAY-NOT-be interchanged-with pellet-filled-capsules. The footnote that appeared previously with this drug entity has been deleted. ATT products listed above are available for drug product selection.	ndment at 15 Ill. Reg. 11194 ys)	IDIL DOSAGE FORM, STRENGTH	tab 2.5,10mg tab 2.5,10mg tab 2.5,10mg tab 2.5,10mg tab 2.5,10mg at 15 111. Reg. 11194	ZOLINE HYDROCHLORIDE OOSAGE FORM, STRENGTH soln, ophth 0.1%
11241	91		*Delayed effective date. This brand name druis not eligible for drug product selection un (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	Section 790.6430 MINDCYCLINE EMERGENCY DRUG Minocycline Brand(s) Minocin Minocin	*NOTE: Bue-to-differend interchanged-with-pellet with this drug entity ha for drug product selecti	(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	Section 790.6435 MINOXIDIL EMERGENCY DRUG	Minoxidil tab 2.5,10mg tab 2.5,10mg tab 2.5,10mg tab-2.5mg sand(s) Loniten tab 2.5,10mg (Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	Section 790.6500 NAPHAZOLINE HYDROCHLORIDE EMERGENCY ORUG Naphazoline Hydrochloride soln, ophth 0

ILLINOIS REGISTER 11244	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	inj 2mEq/ml Torigian inj 2mEq/ml Travenol inj 2mEq/ml Travenol pwdr, 20mEq/pkt Copley soln Soln Halsey		soln 300mg/ 5ml Naska (40mEq/15ml, 20%) (40mEq/15ml, 20%) (40mEq/15ml, 20%) (5ugar free) (40mEq/15ml, 20%) (5ugar free) (5	(20med/15m,10%) (20med/15m,10%) (20ln 1500mg/15m1 (20meg/15m1,0%) (3ugar free) (40meg/15m1,20%)	tab, exended release Copiey 8mEq (600mg)	Nomax K Lease cap, extended release Adria Alra 10mEq (750mg) CFH Laboratories Al Robins	IOMEq (750mg) Gen-K pwdr, 20mEq/pkt	K+Gare pwdr, 20mEq/pkt . K-Lor pwdr, 20mEq/pkt	Nato Nato Nato Nato Nato Nato Nato Nato		(sugar free) Kaochlor 10%	Kaochlor SF soln 1500mg/15ml (20mg/15ml) 10%)	obins Kay Cle! soln 15UUmg/l (sugar free) (2OmEq/15m1 Klor-10% soln 15OOmg/l	(Sugar free) (20mEq/15m1,10%) Klorvess 10% soln 1500mg/15m1	Potsalan soln 1500mg/1	Am (sugar free) (20mEq/15m1,10%) Kaon-C1 20% soln 3000mg/15m1 Adria
11243 ILLINOIS REGISTER	91 DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	Section 790.7245 PILOCARPINE HYDROCHLORIDE EMERGENCY DRUG DOSAGE FORM, STRENGTH MANUFACT	Pilocarpine soln, ophth 1% Pharmafair Hydrochloride	(Source: Emergency rule added at 15 Ill. Reg. 11194, effective for a maximum of 150 days)	Section 790.7278 POTASSIUM BICARBONATE EMERGENCY APPLICATION DRUG DOSAGE FORM, STRENGTH MANUFACTURER	Potassium Bicarbonate tab, effervescent 25mEq Copley	rand(s) tab, effervescent 25mEq tab,-efferveseent-25mEq on EF tab, effervescent 25mEq	K-Lyts tab, effervescent 25mEq Mead Johnson/B-M Effervescent Potassium Bicarbonate tablets for oral solution were reviewed by	the Technical Advisory Council and admitted to the Illinois Formulary as an exception to the promulgated criteria for inclusion, pursuant to Section 790.60	(Source: Emergency amendment at 15 Ill. Reg. 11194, effective for a maximum of 150 days)	Section 790.7280 POTASSIUM CHLORIDE EMERGENCY	DOSAGE FORM, STRENGTH	1,2mEq/ml 1,2,3,4mEq/ml	inj 2meq/ml Elkins-Sinn/R inj 2meq/ml IMS inj 1.2.3.4meg/ml Kendall McGaw	2,3mEq/ml 2mEq/ml	ZmEq/m!	inj Zmeq/mi Norbrook @ inj 2.3mEq/ml Searle

11246	91		APPLICATION HOLDER, MANUFACTURER	Steris Barnes-Hind	Norbrook Am	Akorn	lolab Iolab	Pharmafair	Pharmafair	2ff0ctive luly 10 :001	errective duly 19, 1991,	APPLICATION HOLDER	MANUFACTURER	Inwood Solopak Dhammacautical Rasics	Pharmaceutical Basics Roxane Roxane	3arr Bolar Chelsea	Cord Danbury	Duramed Interpharm Invamed Lederle/Am Cyanamid
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	NE SODIUM PHOSPHATE DOSAGE FORM, STRENGTH	inj eq 20mg phosphate/ml soin, ophth 0.125,1% (eq 0.11%,0.9% phosphate)	soin, ophth 0.125,1% (eq 0.11%,0.9% phosphate)	rnj eq Zumg phosphate/ml soln, ophth 0.125,1% (eq 0.11%,0.9% phosphate)			(eq O.11% phosphare) soln, ophth 1% (eq O.9% phosphate)	76111 000 111 31 +c	at 13 111. Keg,	PROPRANOLOL HYDROCHLORIDE	DOSAGE FORM, STRENGTH	cap, extended release 60,80,120,160mg inj ling/ml	oral soln 40mg/5ml oral soln 20mg/5ml oral soln 40mg/5ml	tab 10,20,40,60,80mg tab 10,20,40,60,80mg tab 10,20,40,60,80mg	tab 10,20,40,60,80mg tab 10,20,40,60,80,90mg	tab 10,20,40,60,80,90mg tab 10,20,40,80mg tab 10,20,40,60,80,90mg tab 10,20,40,60,80,90mg
	DEP	NOTIC	Section 790.7380 PREDNISOLONE EMERGENCY DRUG	Prednisolone Sodium Phosphate	(s) Brand(s)	AK-Pred	inflamase Inflamase Forte	Predair	Predair Forte	compacine visconsons	(source: Emergency amenament for a maximum of 150 days)	Section 790.7828 PROPRANOLOI EMERGENCY	DRUG	Propranolol Hydrochloride				
			Upsher-Smith Ciba/Geigy	sugar free products int.	ons were reviewed by the Formulary as an exception ection 790.60.	, effective July 19, 1991,		APPEIGATION-HOLDER, MANUFAGTURER	Pharmaceutical-Basics	Parke-Bavis≠W-E	effective July 19, 1991,	, WnId	APPLICATION HOLDER, MANUFACTURER	Pharmafair	Pharmafair Iolab Allergan	Akorn Schering Norbrook Am	Pharmafair Bausch & Lomb	, effective July 19, 1991,
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS	soln 3000mg/15ml (40mEq/15ml,20%) tab, extended release 8mEq (600mg)	Products containing sugar shall not be interchanged with sugar fr without verification of the diabetic status of the patient.	Oral Potassium Chloride solutions and powders for solutions were revie Technical Advisory Council and admitted to the Illinois Formulary as a to the promulgated criteria for inclusion, pursuant to Section 790.60.	Emergency amendment at 15 III. Reg. 11194 mum of 150 days)	(Repealed)	DOSAGE-FORM, -STRENGTH	eaр-5,10mg	cap-5,10mg	c at 15 Ill. Reg. 11194.	PREDNISOLONE ACETATE; SULFACETAMIDE SODIUM	DOSAGE FORM. STRENGTH	susp,ophth 0.2%;10%	oint,ophth 0.5%;10% oint,ophth 0.5%;10% susp,ophth 0.2%;10%		susp,ophth 0.5%;10% susp,ophth 0.5%;10%	nt at 15 Ill. Reg. 11194
11245	91 DE	NOT	Klor Con 20% Slow-K	Products containing sugar s without verification of the	Oral Potassium Chloride sol Technical Advisory Council to the promulgated criteria	(Source: Emergency amendmen for a maximum of 150 days)	Section 790.7294 PRAZEPAM (Repealed) EMERGENCY	BRUG	рка г ерат Зкан а (s)	Gentrax	(Source: Emergency repealer for a maximum of 150 days)	Section 790.7340 PREDNISOLO	DRUG	Prednisolone Acetate; Sulfacetamide Sodium	Predsulfar Vasocidin Blephamide	AK-Cide Metimyd Predamide	Predsulfar Sulphrin	(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)

11247	ILLINOIS REGISTER			ILLINOIS REGISTER	11248
	DEPARTMENT OF PUBLIC HEALTH		DEP	DEPARTMENT OF PUBLIC HEALTH	91
NOT	NOTICE OF EMERGENCY AMENDMENTS		NOTIC	NOTICE OF EMERGENCY AMENDMENTS	
	tab 10,20,40mg	Lemmon	Selsun	lotion/shampoo 2.5%	Abbott
	tab 10,20,40,60,80mg tab 10,20,40,60,80mg tab 10,20,40,60,80,90mg	Mylan Par Parko Davis / M	(Source: Emergency amendment for a maximum of 150 days)	t at 15 Ill. Reg. 11194,	effective July 19, 1991
	tab 10,20,40,60,80mg tab 10,20,40,60,80,90mg	rarke-Davis/w-L Purepac/Kalipharma Roxane	Section 790.8420 SULFACETAMIDE SODIUM EMERGENCY	IDE SODIUM	
	tab 10,20,40,60,60,90mg tab 10,20,40,60,80,90mg	Slumak Sterling Superplam	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
	tab 10,20,40,60,80,90mg tab 10,20,40,60,80mg	Japer Praim Watson Zenith	Sodium Sulfacetamide		Fougera/Altana Barnes-Hind
Brand(s) Inderal LA	cap, extended release,	Wyeth Ayerst/AMHO	() Form of	ophth ophth	Norbrook Am Steris
Inderal Inderal	inj lmg/ml tab 10,20,40,60,80,90mg	Wyeth Ayerst/AMHO Wyeth Ayerst/AMHO	Bleph-10 Cetamide	ophth	Allergan Alcon
(Source: Emergency amendment for a maximum of 150 days)	nt at 15 Ill. Reg. 11194,	effective July 19, 1991,	Sodium Sulamyd Sulfair 10 AK-Sulf		Schering Pharmafair Akorn
Section 790.8106 RITODRINE	RITODRINE HYDROCHLORIDE		81eph-10 81eph-30	ophth ophth	Allergan Allergan
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER	Isopto Cetamide Ocusulf-10 Ocusulf-30	soin, opnun 15% soin, ophth 10% soin, ophth 30%	Alcon Optopics Optopics
Ritodriae Hydrochlowide	ini 10 15mg/ml	4kbo++	Sodium Sulamyd	ophth	Schering Tolah
	inj 10,15mg/ml inj 10,15mg/ml	LyphoMed Quad	Sulfacel-15 Sulfair-10	ophth	Optopics Pharmafair
3rand(s) Yutopar	inj 10,15mg/ml	Yutopar	Sulfair-15 Sulfair Forte	ophth	Pharmafair Pharmafair
(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	11194	effective July 19, 1901,	Sulten-10 (Source: Emergency amendment	soln, ophtn 10% t at 15 III. Reg	Bausen & Lomb effective July 19, 1991
Saccion 790.8140 SELENIUM SULFIDE EMERGENCY	SULFIDE		for a maximum of 150 days) Section 790.8710 SULINDAC		
DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER			APPLICATION HOLDER, MANDEACTHREP
Selenium Sulfide	lotion/shampoo 2.5% Totion/shampoo 2.5% lotion/shampoo 2.5% lotion/shampoo 2.5% lotion/shampoo 2.5%	Clay Park National Pharm/Barre Pharmaceutical Basics Syosset Thames	Sul indac	tab 150,200mg tab 150,200mg tab 150,200mg tab 750,200mg	American Therapeutics Danbury Mutual Warner-Chilcott/W-L
Brand(s) Exsel	lotion/shampoo 2.5%	Herbert/Allergan			

11249	ILLINOIS REGISTER			ILLINOIS REGISTER	11250
91 0EP	DEPARTMENT OF PUBLIC HEALTH		0EP.	DEPARTMENT OF PUBLIC HEALTH	91
NOTIC	NOTICE OF EMERGENCY AMENDMENTS		NOTIC	NOTICE OF EMERGENCY AMENDMENTS	
Brand(s) Clinoril	tab 150,200mg	Merck/MSD	Section 790.9084 TRAZOUONE H EMERGENCY	TRAZODONE HYDROCHLORIDE	APPLICATION HOLDER.
(Source: Emergency amendment at 15 Ill.	t at 15 Ill. Reg. 11194	effective July 19, 1991,	DRUG	DOSAGE FORM, STRENGTH	MANUFACTURER
Section 790,9048 TIMOLOL MALEATE	LEATE		Trazodone Hydrochloride	tab 50,100mg tab 50,100mg	American Therapeutics Barr Barr
EME RGENCY DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER		tab 50,100mg tab-50,100mg tab 50,100mg tab 50,100mg	Ghetsea Cord
Timolol Maleate	tab 5,10,20mg tab 5,10,20mg tab 5,10,20mg tab-6;10;20mg	Bolar Cord Mylan Pharmaceutical-Basics		tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg tab 50,100mg	Lemmon Mylan Pharmaceutical Basics Purepac/Kalipharma
Brand(s) Blocadren	tab 5,10,20mg	MSD/Merck	Brand(s) Desyrel	tab 50,100,150mg	Mead Johnson/B-M
(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days) Section 790.9056 TOLAZAMIDE	t at 15 Ill. Reg. 11194.	effective July 19, 1991,	*This 150mg tablet cannot pharmacists should be awa writing a prescription or	hree 50mg ence and t product se	segments. Prescribers and ake it into account when election.
EMERGENCY DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER	(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	t at 15 III. Reg. 11194	effective July 19, 1991,
Tolazamide	tab 100,250,500mg	Barr Bolar Golar	Section 790.9320 TRIMIPRAMINE MALEATE	NE MALEATE (Repealed)	ABBLICATION HOLDER-
	tab 100,250,500mg tab 100,250,500mg	Gretsea Cord	DRUG	DOSAGE-FORM;-STRENGTH	MANUFAGTURER
	tab 100,250,500mg tab 100,250,500mg	Danbury Duramed	Trimipramine-Maleate	еар-еq-25,50,100mg-b∢sе	Phammaceutical-Basics
	tab 250,500mg tab 100,250,500mg	Interpharm Mutual	Summent:	сар-еq-25 _; 50 _; 100mg-base	Wyeth-Ayerst/AMHO
	tab 250,500mg tab 100,250,500mg tab 100,250,500mg	Mylan Par Pharmaceutical Basics	(Source: Emergency repealer for a maximum of 150 days)	at 15 Ill. Reg. 11194,	effective July 19, 1991,
(o) Fees 8	tab 250,500mg tab 100,250,500mg	Superpharm Zenith	Section 790.9460 TROPICAMIDE EMERGENCY	ш	
Tolinase	tab 100,250,500mg	Upjohn	DRUG	DOSAGE FORM, STRENGTH	APPLICATION HOLDER, MANUFACTURER
(Source: Emergency amendment at 15 Ill. Reg. for a maximum of 150 days)	t at 15 Ill. Reg <u>11194_</u> ,	effective July 19, 1991,	Tropicamide	soln, ophth 0.5% soln, ophth 0.5,1% soln, ophth 0.5,1%	Norbrook Am Optopics S <u>teris</u>

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		NUE	RULES	Gambling	3000	Emergency Action: New Section		New Section	New Section		New Section	New Section New Section			New Section			New Section				New Section		New Section			New Section				New Section					New Section		New Section
ration of Or	ILLINOIS KEGISTEK	DEPARTMENT OF REVENUE	NOTICE OF EMERGENCY RULES	: Riverboat Gambling	Adm. Code	щи		4 %	22	4 %	2	4 2	z	Z 2	4 2	. 4	2	2 2	4 24	2	4 2	4 24	- 2	~ 2	4 %	2	4 2	. 2	2	z	Z 2	4 12	z	Z	Z ;	z, z	Z	Z
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				The Heading	Code Citation:	Section Numbers	3000.110	3000.120	3000.130	3000.150	3000.155	3000.161	3000.165	3000.170	3000.200	3000.210	3000.220	3000.230	3000.245	3000.250	3000.260	3000.280	3000.281	3000.282	3000.300	3000.310	3000.320	3000.340	3000.350	3000.400	3000.405	3000.415	3000.420	3000.425	3000.430	3000.433	3000.600	3000.610
				1)	2)	3																																
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF EMERGENCY AMENDMENTS		soln, ophth 0.5,1% Pharmafair soln, ophth 0.5,1% Alcon	•	for a maximum of 150 days)																																
11251	9.1		(u) Paces &	Mydrafair Mydriacil	(Source: Emera	for a maximum o																																

NOTICE OF EMERGENCY RULES DEPARTMENT OF REVENUE

TOOK WO	ctio	ew Secti	ew Secti	ew Secti	ew Secti	New Section	ew Secti	Sect	w Sectio	W Secti	ectio	New Section	Secti	W Secti	Secti	ß	Sect	Sect	Sect	Sect	Sect	Secti	Secti	Secti	Secti	New Section	מידים מידים	Secti	New Section	eκ	ew Sect	ew Sect	ew Secti	ew Sect	ew Secti	ew Secti	ew Sectio	ew Sectio	New Section
000.70	000.70	000.71	000.71	000.71	000.72	000.72	000.73	000.73	000.74	7.000	000.75	000.76	000.76	000.77	000.80	000.81	000.82	000.83	000.84	06.000	16.000	26.000	20.00	40.000	96.000	000.100	101.000		000.103	000.110	000.111	00.112	511.000 000	11.000	211.00	000	000	3000.1172	

Statutory Authority: Riverboat Gambling Act, Ill. Rev. Stat. ch. 120, para. 2401 et. seg., P.A. 86-1029, effective February 7, 1990 amended by 86-1389, effective September 10,

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- Effective Date of Rules: July 17, 1991 2
- If these emergency rules are to expire before the end of the 150-day period, please specify date on which they are to expire: 9
- Date Filed in Agency's Principal Office: July 16, 1991 2
- Reason For Emergency:

8

established to create and administer a system of riverboat casino gambling in the State of Illinois. The Board now recognizes the existence of a situation constituting a threat to the public the riverboat casinos intends to begin operation within the next each will commence operations. The boats cannot enter the water without a comprehensive set of regulations firmly in place. interest, safety and welfare, which requires the adoption of emergency rules. The Board has been informed that the first of several weeks. Although the Board is responsible for issuing licensees (within statutory outside limits) to determine when The Illinois Gaming Board ("Board") was recently licenses to own and operate the casinos, it is up to the

as possible to drafting the regulatory structure vital to the lawful functioning of Illinois' nascent gambling industry. The Board published a skeletal set of rules to commence the first forty-five day notice and comment period under the Administrative Procedure Act ("APA"). Although the Board received some comments on that filing, it was not until the forty-five day comment agencies of the State, the Governor's Office and interested State With its newly-gained experience in the regulation of gambling in Illinois and the benefit of voluminous, insightful input from a variety of sources, the Board created these rules, a system of gaming regulation tailored to the unique needs of supply the riverboat casinos, the Board has devoted as much time While under statutory deadlines to adjudicate the suitability of applicants for the first licenses to operate and comment from would-be industry participants, other regulatory period had expired that the Board was deluged with incisive legislators. Illinois.

published and include the necessary detail lacking therein. Faced with the emergency of casino boats ready to enter the waterand inumerable persons chomping at the proverbial bit to get into the industry in one capacity or another, the Board, rather than subvert the APA 's prohibition on changing the substance of These rules are substantively different from the set first

rules filed for first notice in the absence of specific comment received during the forty-five day comment period, has withdrawn its initial permanent rule filing and is filing this comprehensive set of emergency rules. These rules are simultaneously being filed as permanent rules, and the Board looks forward to forty-five days of public comment. This process will confront and assuage the emergency as well as provide a better opportunity for public notice and comment than would a second notice and comment period for a set of regulations comment period.

The need for comprehensive regulation of Illinois' nascent gambling industry as it begins operations cannot be overestimated. As gambling in Illinois moves from the realm of the illegal to that of the legal, it carries the inherent risks of infiltration by organized crime, unusual possibilities of consumer fraud, and cash-rich casino coffers from which large amounts of tax funds are to be collected for the State and local governments. See, e.g., Fried, New Jersey Development:

Discretionary Authority and Licensing Standards Under The Casino Control Act, Rutgers L. Rev., vol. 37:625 (1984) (hereinafter "Fried") and citations therein; odonnell, A Chief Executive's Views on the Necessity for Comprehensive State Control and Regulation in the United States Gaming Industry, Conn. L. Rev., vol. 12:665 (1980); Rose, The Legalization and Control of Casino Gambling, Fordham Urban L. J., vol. VIII:245 (1980) (hereinafter "Rose").

These emergency regulations cover such essential areas as casino floor procedures and accounting practices, security measures against theft and cheating at the games and the method of paying the Riverboat Gambling Act taxes to the State and local governments. "State regulation of floor procedures and accounting practices creates uniformity and accuracy, helping to ensure an honest game, an honest take, and honest reporting of revenues." Fried, at 630, n. 29.

The integrity of the games is only as good as the security of the gaming equipment and gaming personnel running it. But the Riverboat Gambling Act does not delineate who must be licensed to supply gaming supplies and services, leaving that vital task to Board regulation. These rules establish the critical balance between open entry into the industry, encouraging participation by a wide range of equipment suppliers and gaming personnel, and selective entry only to thoroughly investigated, reputable business enterprises.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Further, these emergency rules ensure fair and efficient administrative adjudication of any disputes regarding licensing, exclusion of persons from the boats, or disciplinary actions against licensees. A matter regarding the Board's refusal to issue a finding of preliminary suitability for licensure to an applicant for an owner's license is presently pending, a hearing having been requested as prescribed by the Riverboat Gambling Act. These rules provide the security and fairness of written procedures for the proper production of a record upon which the Board will rely in making its final decision with regard to the license at issue. The Board has reason to believe that some of the licenses at issue at the July 16, 1991 Board meeting may also soon become subjects of hearings to be conducted pursuant to

Moreover, the discovery rules included herein preserve the necessary balance between protecting the privacy of the sensitive information involved in Board licensing and disciplinary decisions, and enabling each party to present its case. Discovery in this administrative context cannot become a method of obtaining sensitive material such as information from law enforcement agencies, that would otherwise not be available to the public.

In sum, the fact that the first of the riverboat casinos is on the verge of commencing operations on the waterways of the State of Illinois, the necessity of licensing qualified suppliers to that and other soon-to-follow casinos, and the pendency of one administrative proceeding under the Riverboat Gambling Act, together constitute a threat to the public interest, safety and welfare requiring the adoption of emergency rules pursuant to the Administrative Procedure Act.

9) A Complete Description of the Subjects and Issues Involved:

This rulemaking implements the following aspects of the Riverboat Gambling Act; the application and licensing process, the owner's internal control system, the hearing process, the excursion procedures, the conduct of gaming, the exclusion of persons, the surveillance and security provisions, the liquor licensing process and the accounting procedures.

Subpart A, General Provisions, includes various sections covering definitions, disciplinary actions, fair market value of contracts, owner responsibilities, weapons on riverboats as well as other general matters. Specific sections classifying the licenses to be issued and the fees to be paid with respect to

NOTICE OF EMERGENCY RULES

License application procedures and provisions which address the applications, licenses and renewals are outlined in Subpart B. transferability of licenses are also included in this Subpart. Subpart C, Owners Internal Control System, details the rules concerning what operational information the holder of an Owners' License must provide to the Administrator. The provisions detail the specific information that is to be submitted, and also outline the review procedures for the owner's submission. Rules setting forth the procedures for a hearing requested by an individual who has been denied a license or who has been placed on the Exclusion List are contained in Subpart D. In addition, rules regarding the conduct of such a hearing are contained in Subpart F, Excursions, includes a rule defining when a gaming excursion is deemed to have commenced, and also includes a provision outlining procedures for excursions in inclement weather. this Subpart.

criteria for exclusion, the procedure for the entry of names on the Exclusion List and the procedure for removal from the list. Riverboat surveillance and security regulations makeup Subpart I. The requirements for surveillance equipment are deliniated, as are the requirements for security and surveillance rooms on board Riverboat. Subpart G outlines the regulations controlling the actual conduct of gaming. Such regulations include the specifications for chips and tokens, the rules and payout ratio for live gaming devices, the payout percentage for Electronic Gaming Devices, the inventory and destruction procedures for chips and the standards for Electronic Gaming Devices. Subpart includes sections relating to persons who are excluded from riverboat gambling in this State. This Subpart covers the There are numerous Subparts devoted to gaming on the the riverboat and at the dock site. Subpart J details the rules regarding liquor licenses. Sections include the issuance of liquor licenses, the hours of sale and disciplinary actions. Accounting procedures are covered in Subpart K. Provisions include the type of documents to be generated by the holder of an Owner's License, the annual audit requirements, the accounting controls concerning the handling of cash and the granting of credit, the method to deposit the admission and wagering taxes and the cash reserve requirements.

Board disciplinary action or Board seizuré of gaming devices. Subpart E is reserved for the hearing rules relating to

Are there any proposed amendments to this Part pending? 10)

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- The rulemaking neither creates nor expands any State mandates. Statement of Statewide Policy Objectives: 11)
- Information and questions regarding these rules shall Des Plaines, Illinois 60016 Illinois Gaming Board Chief Legal Counsel 9511 W. Harrison (708) 294-4100 Donna B. More be directed to: 12)

The full text of the emergency rules begins on the next page:

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ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES DEPARTMENT OF REVENUE

TITLE 86: REVENUE CHAPTER IV: ILLINOIS GAMING BOARD

PART 3000 RIVERBOAT GAMBLING

SUBPART A: GENERAL PROVISIONS

Applicants' Duty to Disclose Changes in No Opinion or Approval of the Board Place to Submit Materials Disciplinary Actions Records Retention Definitions 3000.110 EMERGENCY 3000.115 EMERGENCY 3000.120 EMERGENCY 3000.130 EMERGENCY EMERGENCY 3000.140 3000.100 Section

Owner's and Supplier's Duty to Investigate Job Information Applicants EMERGENCY EMERGENCY 3000.150

EMERGENCY 3000.160 EMERGENCY 3000.161 3000.155

Owner's and Supplier's Duty to Report Misconduct

Investigatory Proceedings

Communication with other Agencies

Participation in Games by Owners, Directors, Officers, Directors, Key Persons or Gaming

EMERGENCY 3000.165

EMERGENCY

Employees

Fair Market Value of Contracts

3000.170 EMERGENCY 3000.180 EMERGENCY

Weapons on Riverboat

SUBPART B: LICENSES

Classification of Licenses

Fees and Bonds Section 3000.200 EMERGENCY 3000.210

ILLINOIS REGISTER

11260

NOTICE OF EMERGENCY RULES DEPARTMENT OF REVENUE

Transferability of Ownership Supplier's Licenses Owner's Licenses Applications 3000.230 EMERGENCY 3000.235 3000.220 EMERGENCY EMERGENCY

Occupational Licenses 3000.240 EMERGENCY 3000.245

Transferability of Licenses Waiver of Requirements EMERGENCY 3000.250 EMERGENCY 3000.260

Certification and Registration of Electronic Gaming Devices EMERGENCY 3000.270

Application for Registration for all Gaming Devices EMERGENCY 3000.280

Transfer of License-Expiration Seizure of Gaming Devices EMERGENCY EMERGENCY 3000.282 3000.281

Analysis of Questioned Electronic Gaming Devices 3000.283 EMERGENCY EMERGENCY

SUBPART C: OWNER'S INTERNAL CONTROL SYSTEM Section

Objectives of Internal Control System Administrator Approval Requirements 3000.300 EMERGENCY 3000.310

Review of Procedures EMERGENCY 3000.320 EMERGENCY 3000.330 EMERGENCY 3000.340

Operating Procedures Modifications EMERGENCY 3000.350 EMERGENCY

HEARINGS ON NOTICE OF DENIAL OR PLACEMENT ON EXCLUSION LIST SUBPART D:

Coverage of Subpart Section 3000.400 EMERGENCY

CONCEPTO .

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INOIS I

NOTICE OF EMERGENCY RULES

3000.405	Requests for Hearings	3000.73
EMERGENCY		
3000.410	Appearances	EMERGEN
EMERGENCY		3000.73
3000.415	Discovery	
EMERGENCY		EMERGEN
3000.420	Motions for Summary Judgement	3000.74
EMERGENCY		EMERGEN
3000.425	Proceedings	3000.74
EMERGENCY		
3000.430	Evidence	EMERGEN
EMERGENCY		3000.75
3000.435	Sanctions and Penalties	EMERGEN
EMERGENCY		3000.75
3000.440	Transmittal of Record and Recommendation to the	EMERGEN
	Board	3000.76
EMERGENCY		EMERGEN

SUBPART E: RESERVED

SUBPART F: EXCURSIONS

Publication of Rules and Payout Ratio for Live Gaming Devices Authorized Games

Devices	
Gaming	
Electronic	
for	
Percentage :	g-In
Payout	Cashing-

Security and Surveillance Rooms Requirements

Required Surveillance Equipment

Segregated Telephone Communication

Section 3000.900 EMERGENCY 3000.910 EMERGENCY 3000.920 EMERGENCY 3000.930

Security Logs

COOTING SHIPP	EMERGENCY	3000.715 Payout Percentage	EMERGENCY	3000.716 Cashing-In	EMERGENCY	3000.720 Submission of Chip	EMERGENCY	3000.725 Chip Specifications	EMERGENCY
		Payout Percentage for Electronic Gaming Devi				Submission of Chips for Review and Approval		Į,	

ILLINOIS REGISTER

11262

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

NOTICE OF EMERGENCY RULES DEPARTMENT OF REVENUE

Dock Site Board Facility Maintenance and Testing Storage and Retrieval EMERGENCY EMERGENCY EMERGENCY 3000.950 3000.960

SUBPART J: LIQUOR LICENSES

Liquor Control Commissioner 3000.1000 EMERGENCY Section

Disciplinary Action Liquor Licenses 3000.1010 3000.1020 EMERGENCY

Hours of Sale EMERGENCY 3000,1030 EMERGENCY

SUBPART K: ACCOUNTING RECORDS AND PROCEDURES Section

Accounting Records Ownership Records 3000.1110 3000.1100 3000.1120 EMERGENCY EMERGENCY

Standard Financial and Statistical Records 3000,1130 EMERGENCY

Annual Audits and Other Reporting Requirements Accounting Controls Within the Cashier's Cage

> EMERGENCY 3000.1140 3000.1150

EMERGENCY

Procedures for Exchange of Checks Submitted by Gaming Patrons and Granting Credit

Handling of Cash at Gaming Tables

3000.1160 3000.1170

EMERGENCY EMERGENCY EMERGENCY

3000.1171

Tips or Gratuities

Deposits of Admissions Tax and Wagering Tax

Cash Reserve Requirements EMERGENCY 3000.1172

EMERGENCY

AUTHORITY: Implementing and authorized by The Riverboat Gambling Act, P.A. 86-1029, effective February 7, 1990, as amended by P.A. 86-1389, effective September 10, 1990.

Ill. Reg. 11252 15 Emergency rules adopted at effective July 17, 1991. effective SOURCE:

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

SUBPART A: GENERAL PROVISIONS

Definitions Section 3000.100

EMERGENCY

For purposes of these Rules the following terms shall have the following meanings:

(Ill.Rev.Stat. ch. 120, The Riverboat Gambling Act. par. 2400, et seq. (1990)) "Act":

"Alcoholic Liquors": Any spirits, wine, beer, ale or other liquor containing more than one-half of one percent (.5%) alcohol by volume which is capable of being consumed as a beverage by a human being. "Attributed interest": A direct or Indirect interest in a business entity deemed to be held by a person not through the person's actual holdings but either through the holdings of the person's relatives or through a third party or parties on behalf of the person pursuant to a plan, arrangement or agreement.

"Baccarat": A card Game played with a deck or multiple decks of cards dealt from a Shoe. The highest game count possible is nine (9). The hand with the highest point count

"Bill Changer": Means any mechanical, electrical, or other device, contrivance or machine designed for the purpose of dispensing an amount of tokens or credits equal to the amount of currency inserted into the bill changer system.

The Illinois Gaming Board. "Board":

Riverboat for the exclusive use of the Board for monitoring "Board Surveillance Room": A room or rooms on each and recording of Gaming and other activities.

value, redeemable for cash, and issued and sold by a holder of an Owner's License for use in Gaming other than in Electronic Gaming Devices on such holder's Riverboat or "Chip": A non-metal or partly metal representative of

"Craps": A Game in which dice are rolled to make different points or combinations.

NOTICE OF EMERGENCY RULES

Any individual who received over half of his support in a calendar year from any other individual. "Dependent":

A card used for cash or cash equivalent "Electronic Card":

device or machine which upon payment of any consideration whatsoever is available to play or operate, operation of which, whether by reason of the skill of the operator, or application of the element of chance, or both, may deliver or entitle the person playing or operating the machine to receive premiums, merchandise, Tokens, redeemable Game credits or anything of value other than unredeemable free Games whether the payoff is made automatically from the "Electronic Gaming Device": Any mechanical, electrical machines or in any other manner.

The total value of Tokens "Electronic Gaming Device Drop": contained in the drop bucket. "Electronic Gaming Device Win": The Electronic Gaming Device Drop minus hand-paid jackpots minus hopper fills plus hopper credits.

Exclusion List, or any person whose name does not appear on an Exclusion List, but is excluded or ejected pursuant to Section 5(c)(12) of the Act, or as a result of meeting one Any person whose name appears on any or more of the criteria in Subpart H of these rules. "Excluded Person":

reputation or conduct is such that his presence within a Riverboat Gaming Operation may, in the opinion of the Board or the Administrator, call into question the honesty or integrity of the gambling operation or pose a threat to the interests of the State of Illinois. "Exclusion List": A list or lists or any combination thereof, which contain identities of persons who are to be excluded or ejected from any licensed Gaming operation in any jurisdiction. The list may include any person whose

"Faro": A card Game played with a single fifty-two (52) card deck dealt by drawing cards face up from an opened framed box. "Game": A banking, wagering, gambling or percentage game or activity which is played for money, property, or anything of value, including without limitation those played with cards, Chips, Tokens, dice, implements, or electronic, electrical, or mechanical devices or machines.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

The dealing, operating, carrying on, conducting maintaining or exposing for play of any Game.

"Gaming Equipment/Supplies": A machine, mechanism, device, electronic, electrical, or mechanical devices or machines, software, cards, or dice, and any representative of value used with any Game, including without limitation Chips, Tokens, or electronic debit cards and related hardware and software. or implement which effects the result of a Game by determining win or loss, including without limitation

ultimate responsibility to manage, direct or administer the "Gaming Operations Manager": A person or business entity other than the holder of an Owner's License who has the conducting of Gaming.

"Hand": Either one Game in a series, one deal in a card Game, or the cards held by a player.

is deemed to be held by the holder of an Owner's License not through the holder's actual holdings in the business entity but through the holder's holdings in other business "Indirect interest": An interest in a business entity that

administration and accounting controls designed by the holder of an Owner's License for the purpose of exercising "Internal Control System": Internal procedures and control over the Riverboat Gaming Operation.

to twenty (20) numbers between one (1) and eighty (80). A winner is determined by an automatic device which randomly "Keno": A Game where a player selects anywhere from one chooses twenty (20) numbers.

Ø "Key Person": An officer, director, trustee, partner, proprietor, or managing agent of, or a holder of any direct or Indirect legal or beneficial interest whose combined direct, Indirect or Attributed interest is 5% or more in, business entity.

"Klondike": A solitaire card Game played with a single fifty-two (52) card deck.

mechanical apparatus used to gamble upon, including but not "Live Gaming Device": Any non-electrical or nonelectro-

NOTICE OF EMERGENCY RULES DEPARTMENT OF REVENUE

Roulette wheel and table, Blackjack table, Crap table and Poker tables. limited to

Chip": A Chip, clearly and permanently impressed, engraved or imprinted with the name of Riverboat, but bearing no value designation. "Non-Value

Restriction, "Notice of Board Action": A Notice of Denial, Restriction Suspension, Revocation, Nonrenewal, or Exclusion issued by the Board

"Payout": Winnings earned on a wager.

"Petitioner": An applicant, licensee, or Excluded Person who requests a hearing upon issuance of a Notice of Board

players who are dealt cards by a nonplayer dealer. The object of the Game is for each player to bet the superiority of his own hand and win the other players' bets by either making a bet no other player is willing to match or proving to hold the most valuable cards after all the betting is A card Game played by a maximum of ten (10)

progressive Electronic Gaming Device link and its associated "Progressive Controller": The hardware and software that controls all communications among the machines within a progressive meter. "Progressive Jackpot": A value determined by a holder of an Owner's License and arrived at by income of an independent, shall be clearly displayed above the interlinked Electronic Gaming Device, and metered incrementally by a Progressive Controller. A progressive machine must prominently display manufacturer supplied glass indicating either that a This value incrementally by a Progressive progressive jackpot be paid or the current amount of the local or interlinked Electronic Gaming Devices.

"Punchboard": A Game where a player selects a slip of paper or paper banded ticket which contains hidden from view a symbol, set of symbols or number(s) that have been designated in advance as winners. This Game can otherwise be identified as Pulltab, Jar Ticket, Push Card or Number

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

law, and sisters-in-law, whether by the whole or half blood, by marriage, adoption or natural relationship, and siblings, uncles, aunts, nephews, nieces, fathers-in-law, mothers-in-law, sons-in-law, daughters-in-law, brothers-inchildren, Spouse, parents, grandparents, "Relative":

purveying of food, beverages, retail goods and services, and transportation, on a Riverboat and at its Support all related activities, including without limitation the "Riverboat Gaming Operation": The conducting of Gaming Facilities.

where players can bet on which compartment a non-metallic "Roulette": A Game played on a horizontal rotating wheel ball may come to rest. "Security Room": A room or rooms on each Riverboat for monitoring and recording of Gaming and other activities employees of the Riverboat Gaming Operation. "Sole Proprietor": A person who in his or her own name owns 100% of the assets and who is solely liable for the debts of a business.

"Slot Machine": A type of Electronic Gaming Device.

"Supplier": Either a Gaming Operations Manager or a provider of Gaming Equipment, Gaming Equipment maintenance or repair services, security services or lessor of a Riverboat or dock facilities or a provider of any goods services where payment is calculated by a percentage of Riverboat Gaming Operation's revenues.

or operates in connection with, a Riverboat Gaming Operation and is owned in whole or in part by a holder of an Owner's or Supplier's license or any of their Key Persons, including without limitation Riverboats, offices, docking facilities, parking facilities, and land-based hotels or restaurants. "Support Facility": A place of business which is part of

"Table Drop": The total amount of cash or cash equivalents contained in the drop box for Chips purchased at a live

"Table Win": The dollar amount won by the holder Owner's License through play at a live Game which

91

11270

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

of the Table Drop plus ending Chip inventory plus credits minus opening Chip inventory minus fills.

jackpots divided The sum of the number of by the number of different possible outcomes. Tokens expected to be paid as a result of "Theoretical Payout Percentage":

cash only at the issuing Riverboat Gaming Operation, and issued and sold by a holder of an Owner's License for use in A metal representative of value, redeemable for Electronic Gaming Devices.

with a single deck or multiple decks of cards dealt from a shoe. The player attempts to beat the dealer by obtaining a "Twenty-One": Twenty-one (blackjack) is a card Game played total equal to or less than twenty-one (21) so that his is higher than the dealer's. total

"Value Chip": A Chip, clearly and permanently impressed, engraved or imprinted with the name of the Riverboat and the specific value of the Chip. "Value Chip":

A sum of money or thing of value risked. "Wager":

Section 3000.110 Disciplinary Actions

EMERGENCY

is injurious to the public health, safety, morals, good order and general welfare of the people of the State of Illinois, or that would discredit or tend to discredit the Illinois Gaming industry A holder of any license shall be subject to imposition of fines, suspension or revocation of such license, or other action for any act or failure to act by himself or his agents or employees, that following acts or omissions may be grounds for such discipline: or the State of Illinois. Without limiting the foregoing, the

- Failing to comply with or make provision for compliance with the Act, these rules or any federal, state or local law or regulation. a)
- Failing to comply with any rule, order or ruling of the Board or its agents pertaining to Gaming. a
- entity who does not hold a Supplier's License but who Receiving goods or services from a person or business is required to hold such license by these rules. ΰ

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- having a license revoked or suspended in any state or Gaming Being suspended or ruled ineligible or jurisdiction. ਰੇ
- reputation or who have extensive police records, or who affairs, or employing persons of notorious or unsavory would adversely affect public confidence and trust in have failed to cooperate with any officially constituted investigatory or administrative body and Associating with, either socially or in business Gaming. е •
- of cheating Operation any person known to have been found guilty of cheatior or using any improper device in connection with any Employing in any Illinois Riverboat Gaming f)

Records Retention Section 3000.115 EMERGENCY

- request. These records shall be held for at least five All holders of Owner's Licenses or Supplier's Licenses shall maintain in a place secure from theft, loss or destruction, adequate records of business operations which shall be made available to the Board upon (5) years. These records shall include: a)
- All correspondence with or reports to the Board or any local, state or federal governmental agency; 1
- All correspondence concerning the acquisition, business of a proposed or existing Riverboat or Support construction, maintenance, or Facility; 5
- Copies of all promotional material and advertising; and 3
- A personnel file on each employee. 4
- Administrator may approve or require, shall keep accurate, complete, legible and permanent records of any books, records or document pertaining to, prepared A holder of an Owner's License, in such manner as the in, or generated by the Riverboat Gaming Operation including, but not limited to, all forms, reports, accounting records, ledgers, subsidiary records, q

NOTICE OF EMERGENCY RULES

computer generated data, internal audit records, correspondence and personnel records,

- manner to provide immediate accessibility to agents of ๙ be organized and indexed in such All records shall the Board ΰ
- approval of the Administrator. No original book, record or document necessary or useful to the audit or certification of a holder of an Owner's License's Gross maintained by this Section may be destroyed by a holder Receipts may be destroyed unless and until it has been No original book, record or document required to be of an Owner's or Supplier's License without prior copied and stored. g

Place to Submit Materials Section 3000.120 EMERGENCY

Unless otherwise required, all forms, fees, documents, papers, and other materials to be submitted to the Board shall be submitted to the Board's office in Springfield, Illinois.

No Opinion or Approval of the Board Section 3000.130 EMERGENCY

Any action of the Board relating to an applicant or a licensee shall not indicate or suggest that the Board has considered or passed in any way on the merits or qualifications of the applicant or licensee, their prospects or Key Persons, their other matter, other than their suitability for licensure under marketability or the marketability of their securities, or any

Applicants' Duty to Disclose Changes in Information Section 3000.140

EMERGENCY

Applicants for licenses issued by the Board shall have a continuing duty to disclose promptly any material changes in the information provided in the application forms and requested in information shall continue throughout any period of licensure materials submitted to the Board. The duty to disclose changes granted by the Board.

Section 3000.150

EMERGENCY

Owner's and Supplier's Duty to Investigate Job Applicants

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Licensure by the Board may not be relied on as the sole criterion which its employees will perform at a Riverboat Gaming Operation. The holder of an Owner's or Supplier's license shall investigate the background and qualifications of all applicants for jobs for hiring a job applicant.

Investigatory Proceedings Section 3000.155 EMERGENCY

- οf applicant or application, a licensee, an alleged violation of the Act, Board Rules, or the conduct Gaming on a Riverboat Gaming Operation. proceedings for the purpose of investigating an The Administrator, when neccessary, may conduct a)
- 5 The Administrator may require an applicant, licensee a key person of a licensee to testify or to produce relevant documents, records or other materials at a proceeding conducted under this Rule. a
- the production of relevant documents, records or other attendance of witnesses or subpoenas duces tecum for material at a proceeding conducted under this rule. The Administrator may issue subpoenas for the ΰ
- All testimony at proceedings conducted under this Rule shall be given under oath or affirmation. ਰ

Owner's and Supplier's Duty to Report Misconduct Section 3000.160

EMERGENCY

Unless otherwise determined by the Board, all reports required by those permitted under their license. The holder of an Owner's or Supplier's License shall promptly report to the Administrator any facts which the holder has reasonable grounds to believe indicate a violation of law Board rule committed by Suppliers or licensed employees, including without limitation the performance of licensed Communication with Other Agencies this Section shall be confidential, activities different from, Section 3000.161

The Administrator is authorized to disclose to the appropriate federal or state government entity any facts that tend to indicate a violation of federal or state law.

NOTICE OF EMERGENCY RULES

Owners, Directors, Officers, Key Persons or Gaming Employees Participation in Games by Section 3000.165

EMERGENCY

No holder of an Owner's License or any officer, director, Key Person or Gaming employee of any business entity possessing an Owner's License shall play or be permitted to play any Game at his facility.

Fair Market Value of Contracts Section 3000.170 EMERGENCY

relating to its licensed activities for consideration in excess an Owner's License shall enter into a contract of fair market value. holder of 8 N

Weapons on the Riverboat Section 3000.180 EMERGENCY

The only individuals that may carry a weapon on the riverboat are Board agents, Illinois State Police Officers, Security Personnel licensed by the Board, and Peace Officers on duty within their jurisdictions.

SUBPART B: LICENSES

Classification of Licenses Section 3000.200 EMERGENCY

The Board may classify an activity to be licensed in addition to, different from, or at a different level than the classifications set forth in this Subpart.

- Operation is required to hold an Owner's License. An owner of a Riverboat Gaming Owner's License. a)
- The following persons or entities are required to hold a Supplier's License: Supplier's License. Q
- Gaming Operations Entity. 7
- ಡ including or Supplier of Gaming Equipment/Supplies, manufacturer, distributor, wholesaler, retailer. 5
- Supplier of Gaming Equipment maintenance or repair services. 3

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Supplier of security services.

Lessors of Riverboat and/or Dock facilities.

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4

- Supplier of any goods or services where payment is calculated by a percentage of a Riverboat Gaming Operation's revenues. 9
- Occupation License. A person employed at a Riverboat License. An Occupation licensee may perform any activity included within the licensee's level of Occupation License or any lower level of Occupation Gaming Operation is required to hold an Occupation ์
- Occupation License, Level 1, includes the following positions, or their equivalent: 7
- Audit Manager;

A)

- Casino Manager; B
- Chief of Security; ΰ
- Chief Financial Officer and/or Controller;
- EDP Manager; (i
- Slot Department Manager; and Œ.
- Table Games Manager ີ
- or security Occupation License, Level 2. A Gaming or se employee not required to hold an Occupation License, Level 1. 5
- Occupation License, Level 1 or Occupation License, Level 3. An employee not required to hold an Level 2. 3

Fees and Bonds Section 3000.210 EMERGENCY

All fees shall be submitted to the Board in the form of a check or money order made payable to the State of Illinois.

School

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- The following application fees must paid upon the submittal of the application to which Application Fees. they relate: a)
- \$50,000. Owner's License: 7
- \$10,000. Supplier's License: 5
- \$1,000. Occupation License, Level 1: 3
- \$200. ~ Occupation License, Level 4)
- \$75. Occupation License, Level 3: 2
- of the investigation relating to the applicant exceeds applicant may be increased to the extent that the cost The application fee of an the applicant's fee amount provided in paragraph (a). Unless otherwise determined by the Administrator, no further action shall be taken with respect to the application until payment of the increased fee is Increased Application Fee. received by the Board q
- License Fees. The following annual license fees are due upon the final finding of the Board that an applicant is suitable for licensing. If there is cause for any investigation at any time, applicant or holder of a license shall pay the Board for the cost of the investigation. ΰ
- Owner's License: \$35,000. \$25,000 for the first year of licensure, \$5,000 for each succeeding year of licensure. 1
- \$5,000. Supplier's License: 5
- \$50. Occupation License, Level 1: 3
- \$50. Occupation License, Level 2: 4
- Occupation License, Level 3: 2
- Holder of an Owner's License Bond ਰੇ
- must be approved by the Administrator prior to its surety bond required under Section 10 of the Act The form of the holder of an Owner's License posting 7

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- if the licensee fails to comply with the obligations provided under Section 10 of the Act. The bond may provide that the liability of the surety is limited to the extent of the liability of the licensee. The bond shall state that it is exercisable Ā
- notify the Board in writing at least 30 days The bond shall state that in the event it is to be modified or cancelled the surety shall prior to the date of such modification or cancellation. B
- continuously and remain in full force and effect during the period of the licensee's The bond shall state that it shall run licensure. ΰ
- bond shall be posted with the Index Division of the Office of the Secretary of State. The 5

Applications Section 3000.220 EMERGENCY

- Application Forms. Application forms shall be submitted by applicants for the classes of licerissued by the Board as provided in this Section. a)
- Owner's License Application Form applicant's Key Persons, or any other principal or and Personal Disclosure Form 1 for each of the investor as the Board may require. Owner's License. ਜ
- Application Form and Personal Disclosure Form 1 for each of the applicant's Key Persons, or any other principal or investor as the Board Supplier's License. Supplier's License require. 5
- Personal Disclosure Occupation License, Level 1. Form 1. 3
- Personal Disclosure ć Level. Occupation License, Form 4
- Personal Disclosure Level 3. Occupation License, Form 3. 2

NOTICE OF EMERGENCY RULES

- applicant may be required to submit forms or materials in addition to, different from, or from persons or business entities in addition to or different from, An Additional or Different Forms or Materials. those listed in paragraph (a). Q
- Application Procedures ΰ
- An applicant is seeking a privilege and assumes and accepts any and all risk of adverse publicity, notoriety, embarrassment, criticism or other action, or financial loss which may occur in connection with the application process. 7
- or respect to an application shall be grounds for denial of the application, imposition of penalties, discipline, revocation, suspension, Any misrepresentation or omission made with other action. 5
- þe Application forms and requested materials shall submitted in triplicate. Application forms and requested materials for Owner's and Supplier's Licenses shall be submitted in bound form. 3
- photographed and fingerprinted at the time of Applicants for Occupation Licenses shall be application at a place designated by the Administrator. 4
- completed application form, including all required documents and materials, and the application fee An application shall be deemed filed when the have been submitted. 2
- Amendments and Incorporation by Reference g
- of An application may be amended only upon leave the Board. 7
- other materials submitted by an applicant to The Board may allow information, documents, incorporated by reference into a subsequent application. 5
- An application may be withdrawn only upon leave of the Board Withdrawal of Applications. e

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- The Board may deny leave to withdraw an application if it determines that withdrawal of the application would not be in the best interests of the public and the Gaming industry. 7
- not reapply for a license of the same class within If an application is withdrawn, the applicant may one (1) year from the date of withdrawal without leave of the Board. 5

Owner's Licenses Section 3000.230 EMERGENCY

- Applications for to the following Overview of Licensing Procedures. Owner's Licenses shall be subject procedures prior to licensure: a)
- Investigation of the applicant and application; 7
- Preliminary finding of suitability; 5
- Assessment of the Riverboat Gaming Operation; 3
- Final practice Gaming excursion; and 4
- Action of the Board. 2
- The Board may require an applicant to undergo different or additional licensing procedures. 9
- requests for information, documents, or other materials relating to the applicant and the applicant's applicant is responsible for compliance with all Investigation of the Applicant and Application. application. Q
- Preliminary Finding of Suitability ๋อ
- An applicant for an Owner's License shall present to the Board in a public meeting the bases why it is suitable for licensing. 7
- clear and convincing evidence that the applicant: satisfy the Board by applicant must An 5
- Has met those requirements pursuant 7 of the Act; Section A)

ILLINOIS INCOISIEN

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- B) Is a person or entity whose background, reputation and associations will not result in adverse publicity for the State of Illinois and its gaming industry;
- C) Has adequate business competence and experience to be a holder of an Owner's License; and
- D) The proposed funding of the entire operation shall be adequate for the nature of the proposed operation and be from a suitable source.

· (*)

- 3) The Administrator shall then make a preliminary report to the Board in a public meeting concerning the suitability of an applicant for licensing.
- 4) After presentation by the applicant and the Administrator, the Board shall determine whether to find the applicant preliminarily suitable for licensing.
- 5) If the Board finds the applicant preliminarily suitable for licensing, it shall issue the applicant a preliminary finding of suitability.
- 6) If the Board finds the applicant not preliminarily suitable for licensing, it shall issue the applicant a Notice of Denial.
- d) Assessment of the Riverboat Gaming Operation
- 1) After an applicant is found preliminarily suitable for licensing, the applicant's Riverboat Gaming Operation shall be assessed to determine its effectiveness, integrity, and compliance with law and Board standards.
- A) The matters to be assessed include:
- i) The Gaming Operations Manager;
- ii) Proposed Gaming operations and useOf Gaming equipment;

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- iii) The Riverboat and Riverboat Gaming
 Operation;
- iv) Handicapped access;
- v) Support Facilities;
- vi) Internal controls and operating procedures;
- vii) Security operations;
- viii) Staffing;
- ix) Casualty and liability insurance;
- x) Affirmative action hiring patterns;
- xi) The status of the financing commitments proposed in the applicant's application;
- xii) Information received subsequent to
 the preliminary finding of
 suitability concerning the
 applicant and the applicant's Key
 Persons; and
- xiii) Such other matters as the Board may require.
- B) The Board may establish a schedule setting a time table for the satisfactory compliance for all operations to be assessed.
- 2) The Administrator shall report to the Board concerning the suitability of the applicant and the applicant's Riverboat Gaming Operation for licensing.
- After receipt of the Administrator's report, the Board shall determine whether to authorize a final practice Gaming excursion.

e) Final Practice Gaming Excursion

The Board may authorize the Administrator to conduct a final practice Gaming excursion and to issue the

NOTICE OF EMERGENCY RULES

applicant a Temporary Operating Permit if the final practice Gaming excursion is successfully completed.

- Riverboat Gaming Operation as well as the matters Administrator shall assess, among other matters, In determining whether a final practice Gaming excursion has been successfully completed, the the effectiveness, safety and security of the listed in Section 3000.230 (d)(1)(A). 7
- to the If the Administrator determines that the final successfully completed, he shall report practice Gaming excursion has not been 5
- practice Gaming excursion has been successfully If the Administrator determines that the final completed, he shall: <u>e</u>
- and a file stamped copy of the applicant's \$200,000 bond to the State of Illinois posted Upon delivery of the applicant's license fee applicant a Temporary Operating Permit; and with the Secretary of State, issue the A
- Report to the Board, B)
- to operate the Riverboat Gaming Operation to which A Temporary Operating Permit allows the applicant it pertains until it is withdrawn or the Board takes action on the application. 4
- Riverboat Gaming Operation to which it pertains is A Temporary Operating Permit may be withdrawn by Administrator withdraws a Temporary Operating Permit, he shall report to the Board. the Administrator if he determines that the 2
- Action of the Board (j
- If the Board finds the applicant suitable for licensing, it shall issue the applicant a license. 7
- If the Board finds the applicant not suitable for licensing, it shall: 5
- Issue the applicant a Notice of Denial; and (A

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

If the applicant has been issued a Temporary Operating Permit, return the applicant's license fee. B)

Notice of Denial g

- request a hearing in accord with Section 3000.405. An applicant served with a Notice of Denial may 7
- If a hearing is not requested, the Notice of Denial becomes the final order of the Board denying the applicant's application. 5

Transferability of Ownership Interest Section 3000.235 EMERGENCY

- ownership interest in an Owner's License or in a business entity other than a publicly held business entity which holds an Owner's License may not be Ownership Interests are not Transferrable. transferred without leave of the Board. a
- other than a publicly held business entity which holds not be pledged as collateral to other than a regulated bank or savings and loan association without leave of interest in an Owner's License or in a business entity An ownership either directly or indirectly an Owner's License may Ownership Interests may not be Pledged. the Board Q

Supplier's Licenses Section 3000.240 EMERGENCY

- Supplier's Licenses shall be subject to the following Overview of Licensing Procedures. Applications for procedures prior to licensing: a)
- Application; 7
- Investigation of the applicant; 5
- Finding of suitability; and 3
- Action of the Board. 4
- The Board may require an applicant to undergo different or additional licensing procedures. 2

LLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Investigation of the Applicant and Application. An applicant is responsible for compliance with all requests for information, documents, or other materials relating to the applicant and the applicant's application.

Q

present to An applicant for a Supplier's License shall preser the board in a public meeting the bases why it is suitable for licensing. ์

は * 中国の命令の

- Board shall consider the character, reputation and experience of the applicant, its key persons and any person who controls, directly or indirectly, the In determining whether to grant such a license, the ਰ
- An applicant must satisfy the Board by clear and convincing evidence that the applicant: ê
- Is a person or entity whose background, reputation and associations will not result in adverse publicity for the State of Illinois and its gaming industry; and 7
- 占 Has sufficient competence to provide products services for the supply of which it seeks licensing. 5
- all relevant information produced by his investigation to the Board in a public meeting and shall indicate his opinion as to suitability. Finding of Suitability. The Administrator shall report Ŧ
- Action of the Board <u>б</u>
- If the Board finds the applicant suitable for licensing, it shall direct the Administrator to issue the applicant a suppliers license upon payment of the applicant's license fee, including applicable extra qualification license fees. 7
- If the Board finds the applicant not suitable for licensing, it shall issue the applicant a Notice of Denial. 5
- Notice of Denial P

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- An applicant who is served with a Notice of Denial may request a hearing in accord with Section 3000.405. 7
- of denying the applicant's license application. If a hearing is not requested, the Notice of Denial becomes the final order of the Board 5
- Reapplication for Denied License. If an applicant is denied a license, the applicant may not reapply for a within one (1) year from the date of denial, license within one (1) year without leave of the Board. Ţ.

Occupational Licenses Section 3000.245 EMERGENCY

- Occupational Licenses shall be subject to the following Applications for Overview of Licensing Procedures. procedures prior to licensing: a
- Application; 7
- Issuance of a Temporary Badge; 5
- Investigation of the applicant;

3

- Finding of suitability; and 4
- Action of the Board. 2
- The Board may require an applicant to undergo different or additional licensing procedures. 9

Temporary Identification Badge Requirements â

- Each occupational applicant shall receive from his employer a partially completed temporary identification badge. Applicant shall deliver such badge to a Board agent at applicant's employer's dock site facility for processing and completion. 7
- The Temporary identification badge shall: 5
- Be a white 3-1/2" by 2" card bearing the name logo of the Riverboat Gaming Operation; and B
- Provide space for a 1" by 1-1/4" photograph; a

NOTICE OF EMERGENCY RULES

- Display applicant's first name and job title; ΰ
- Provide a space for an eight (8) digit number: â
- Provide a space for the Administrator's signature; (i
- Provide spaces for the dates of issuance and expiration of such temporary badge; and E
- employee's last name, signature, and bear the employee's social security number and date of Provide on the reverse side a line for the $\widehat{\mathfrak{G}}$
- Upon presentation of the partially completed badge to a Board agent at the dock facility, the applicant shall be photographed and fingerprinted by the agent who shall complete and laminate the 3
- Temporary identification badges are not transferable. 4
- requests for information, documents, or other materials relating to the applicant and the applicant's An applicant is responsible for compliance with all Investigation of the Applicant and Application. application. ์
- The Administrator shall report all relevant information produced by his investigation to the Board and shall indicate his opinion as to Finding of Suitability. suitability g
- Action of the Board (e
- the Board shall consider the character and reputation of the applicant and the qualifications In determining whether to grant such a license, of the applicant to perform the duties of the position to be licensed. 7
- If the Board finds the applicant suitable for licensing, it shall direct the Administrator to issue the applicant a license upon payment of the applicant's license fee, including applicable 5

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

extra qualification license fees, is not received by the Board within 10 business days after the date of mailing notification of the applicant's suitability for licensing to the applicant, the applicant's license fee, including applicable Administrator shall withdraw the applicant's Temporary Permit and report to the Board. extra qualification license fees.

- If the Board finds the applicant not suitable for licensing, it shall issue the applicant a Notice of Denial. 3
- Notice of Denial f)
- An applicant who is served with a Notice of Denial may request a hearing in accord with Section 3000.405. 7
- If a hearing is not requested, the Notice of Denial becomes the final order of the Board denying the applicant's license application. 5
- license of the same class within one (1) year from the Reapplication for Denied License. If an applicant is denied a license, the applicant may not reapply for a date of denial without leave of the Board 9
- Permanent Identification Badge Requirements Э
- the Board and issuance of an Occupational License to applicant, applicant shall receive from his Upon notification of a finding of suitability by identification badge. Applicant shall deliver such badge to a Board agent at applicant's dock site facility for completion and processing. employer a partially completed permanent 7
- permanent identification badge shall: The 5
- Gaming Operation for use on all permanent Be of a color selected by the Riverboat identification badges utilized by its Occupational Licensees; A)
- Be a 3-1/2" by 2" card bearing the name and logo of the Riverboat Gaming Operation; B)

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- Provide space for a 1" by 1-1/4" photograph; ΰ
- a space for an eight (8) digit Provide number;
- Display the employee's first name and job title; (i)
- Provide a space for the Administrator's signature; É
- Provide a space for the dates of issuance and expiration of applicant's Occupational License; G
- line for the employee's last name, signature, and bear the employee's social security The reverse side of the card shall provide a number and date of birth; and Ĥ
- Permanent identification badges are not transferable. î

Display of Identification Badges Ţ,

paragraphs (c) and (i) of these rules shall be worn by <u>all</u> Occupational License applicants during work hours; and Occupational Licensees including such persons employed on the dock site. Identification badges shall Identification badges as defined in Section 3000.240 clearly displayed.

A fee of \$10.00 shall be paid to the Board for any necessary replacement(s) of identification badges. Ĵ

Transferability of Licenses Section 3000.250 EMERGENCY

Licenses issued by the Board and the privileges which they provide may not be transferred by a licensee to another person or entity without leave of the Board.

Waiver of Requirements Section 3000.260

EMERGENCY

The Board may waive any licensing requirement or procedure provided by Board rule if it determines that such waiver is in the best interests of the public and the Gaming industry.

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

Certification and Registration of Electronic Gaming Devices Section 3000.270 EMERGENCY

- Gaming Device, the Administrator may employ the services of an independent electronics laboratory to The Administrator will review all Electronic Gaming Devices for proper mechanical and electronic functioning. Before certification of an Electronic evaluate the device. a)
- After completing evaluations of the Electronic Gaming Device, the Administrator may certify the Electronic Gaming Device for registration. Q
- Gaming shall be prohibited with any Electronic Gaming Device which has not been registered with the Board. ΰ
- The holder of an Owner's License shall not possess in Illinois an Electronic Gaming Device unless the Electronic Gaming Device has an Illinois Gaming Board registration number. g
- reimburse The Supplier of the Electronic Gaming Device, after receiving the appropriate documentation, will reimbothe Board for any cost incurred in any evaluation process. e e
- shall maintain the Electronic Gaming Devices in a suitable condition. Each holder of an Owner's License the list available for inspection by the Administrator operation of registered Electronic Gaming Devices and outcome. The holder of an Owner's License shall make The holder of an Owner's License shall not alter the shall keep a written list of any repairs made to Electronic Gaming Devices offered for play to the public. Repairs include, without limitation, replacement of parts that may affect the Game's upon request. f)
- The holder of an Owner's License shall keep a written list of the date of each distribution, the serial number of each Electronic Gaming Device, and the Illinois Gaming Board registration number. g g

NOTICE OF EMERGENCY RULES

<u>ㅋ</u> The holder of an Owner's License shall not dispose of approval of the Administrator. any Electronic Gaming Device without prior written

Section 3000.280 Application for Registration for All Gaming Devices

EMERGENCY

Gaming Devices shall file an application for a registration for each device. A registration tag shall be issued by the Board and be securely affixed on each device. Any holder of an Owner's License, who intends to possess any

EMERGENCY Section 3000.281 Transfer of License-Expiration

Gaming device All licenses herein provided, are not transferable from one to another device.

Section 3000.282 Seizure of Gaming Devices

Any Gaming device without a current registration tag shall be subject to seizure. Any agent of the Board may demand and gain access to any property relating to Riverboat Gaming Operation, manner that violates any provision of the Act. Such Gaming devices so seized shall be subject to confiscation and does not bear a current registration tag or is operating in a inclusive of Support Facilities and seize any Gaming device which

In the event the Board seizes Gaming Devices in accordance with this Section, the Board shall notify the holder of an Owners license of such seizure and of the holder's right to a hearing in accordance with Subpart E.

Section 3000.283 Analysis of Questioned Electronic Gaming

EMERGENCY

or Board agent, in the presence questioned by any holder of an Owner's License, patron If the operation of any Electronic Caming Device is the presence of a Board agent and a representative the questioned device will be examined

DEPARTMENT OF REVENUE

LLINOIS REGISTER

NOTICE OF EMERGENCY RULES

comparison by a Board agent. subjected to an EPROM memory test to verify "signature" mutual satisfaction of the patron and the holder of an Owner's License, the Electronic Gaming Device will be malfunction can not be cleared by other means to the of the holder of an Owner's License.

ਲੁ transportation and analysis will be borne by the holder of an Owner's License, and will be billed to the holder of an Owner's License by the Board. and corrected by this testing, the Electronic Gaming Device may be removed from service and secured in a where the device will be fully analyzed to determine the status and cause of the malfunction. All costs recognized laboratory selected by the Administrator remote, locked compartment. The Electronic Gaming Device may then be transported to an industry-In the event that the malfunction can not be determined All costs for

SUBPART C: OWNER'S INTERNAL CONTROL SYSTEM

EMERGENCY Section 3000.300 Objectives of Internal Control System

The holder of an Owner's License shall establish an Internal Control System, the procedures of which shall be designed to reasonably insure that:

- Assets are safeguarded;
- ত Financial records are accurate and reliable;
- G Owner's License; Transactions are performed only in accordance with the specific or general authorization of the holder of an
- മ Transactions are recorded adequately to permit proper reporting of Adjusted Gross Receipts and of fees and principles; conformity with generally accepted accounting taxes, to maintain accountability for assets, and in
- <u>e</u> Access to assets is permitted only by authorized
- Recorded accountability for assets is compared with actual assets at reasonable intervals and appropriate action is taken with respect to any discrepancies; and

f)

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DEPARTMENT OF REVENUE NOTICE OF EMERGENCY RULES

g) Functions, duties and responsibilities are appropriately segregated and performed in accordance with sound practices by competent, qualified personnel.

Section 3000.310 Administrator Approval EMERGENCY

The holder of an Owner's License shall submit to the Administrator a description of its Internal Control System at least ninety (90) days before the Riverboat Gaming Operation commences, unless otherwise directed by the Administrator. Each such submission shall contain both narrative and, where appropriate, diagrammatic representations of the Internal Control System.

Section 3000.320 Requirements EMERGENCY

The Internal Control System shall include without limitation the following:

- An organizational chart depicting the appropriate segregation of functions and responsibilities.
- A description of the duties and responsibilities of each position shown on the organizational chart.
- c) A detailed, narrative description of the administrative and accounting procedures designed to satisfy the requirements of Section 3000.300 including without limitation a separate section for the following:

Live Games

- A) Physical characteristics of drop box and tip box.
- B) Transportation of drop and tip boxes to and from Gaming tables.
- C) Procedures for table inventories
- D) Procedures for opening Gaming tables.
- E) Procedures for accepting cash and cash equivalents at Gaming tables.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- F) Procedures for fills and credits.
- G) Procedures for accepting tips or gratuities from patrons.
- H) Procedures for transporting Chips and Tokens to and from Gaming tables.
- I) Procedures for shift changes at Gaming tables.
- J) Procedures for closing Gaming tables.
- Electronic Gaming Devices
- A) Drop bucket characteristics.
- B) Transportation of drop buckets to and from Electronic Gaming Devices.
- C) Procedures for Token purchases.
- D) Procedures for Token inventory.
- E) Procedures for hopper fill.
- F) Procedures for transportation of Electronic Gaming Devices.
- G) Procedures for hand paid jackpots.
- Cashier's cage
- A) Layout and physical characteristics
- B) Procedures for accounting controls
- C) Procedures for exchange of checks submitted by Gaming patrons:
- D) Procedures for granting credit.
- E) Procedures for acceptance, accounting for and redemption of patrons' cash deposits.
- F) Procedures for control of coupon redemption and other complimentary distribution programs.

School and

NOTICE OF EMERGENCY RULES

- <u>0</u> Procedures for shoreside facilities.
- 4 Count Room
- $^{\mathbb{A}}$ Characteristics
- B) Procedures for counting and recording Gaming table drop and tip boxes.
- 0 Procedures Electronic Gaming Device drop buckets for counting and recording
- Internal Audit

Section 3000.330 EMERGENCY Review of Procedures

Accounting Act. Administrator. Each certified public accountant must be registered in the State of Illinois under the Illinois Public by an independent certified public accountant selected by the The submission required by paragraph c) of Section 3000.320 shall be reviewed for compliance with the requirements of these rules

EMERGENCY Section 3000.340 Operating Procedures

The holder of an Owner's License shall submit to the Administrator a detailed description of operating procedures including contingency and emergency procedures.

Section 3000.350 EMERGENCY Modifications

The holder of an Owner's License shall submit to the Administrator any changes to the Internal Control System. such holder shall alter Z

its Internal Control System unless and until such changes are approved by the Administrator.

SUBPART D: HEARINGS ON NOTICE OF DENIAL OR PLACEMENT ON EXCLUSION LIST

Section 3000.400 EMERGENCY Coverage of Subpart

LLINOIS REGISTER

DEPARTMENT OF REVENUE

1294 91

NOTICE OF EMERGENCY RULES

requested upon issuance of a Notice of Denial of licensure or a Notice of Placement on Exclusion List. The rules contained in this Subpart shall govern all hearings

Section 3000.405 EMERGENCY Requests for Hearings

- a) All requests for hearings must:
- ۲ Be in writing;
- 2) State the name, current address and current telephone number of the petitioner;
- ű petitioner; State the matter number contained on the Notice of Denial or the Notice of Exclusion served on the
- 4 rule involved; and State the particular section of the Act or Board
- 5 which the petitioner will rely to demonstrate why he should not be excluded. state in detail the reasons why and the facts upon matters involving exclusion, the petitioner shall suitable, including specific responses to facts enumerated in the Board's Notice of Denial. In which the petitioner will rely to show, in cases involving licensing, that the petitioner is in detail the reasons why and the facts upon
- ঙ A request for hearing must be submitted within five (5) days after service of the Notice of Denial. A request for hearing must be submitted within thirty (30) days after service of Notice of Exclusion.
- ۲ The by: petitioner may submit a request for hearing
- ⊅ Personal Delivery;
- Certified Mail, postage prepaid; or

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0 Overnight express mail, postage prepaid.

NOTICE OF EMERGENCY RULES

- All requests for hearings must be submitted in duplicate at either of the Board's offices in Springfield or Cook County.
- 3) A request for hearing submitted by certified mail or overnight express mail shall be deemed timely submitted if it is postmarked no later than five (5) days after service of a Notice of Denial in accordance with the Act, or thirty (30) days after service of the Notice of Exclusion.
- 4) No documents or papers shall be considered filed until actually received by the Board.
- c) The Board may deny a request for hearing if the statement of reasons and facts which it contains does not establish a prima facie case.
- d) A request for hearing may not be withdrawn or voluntarily dismissed if the Board determines that withdrawal or voluntary dismissal is not in the best interests of the public and the Gaming industry.
- e) The petitioner shall be served with written notice of the time and place of the hearing by:
- Personal delivery;
- Certified mail, postage prepaid; or
- Overnight express mail, postage prepaid.
- f) The Chairman of the Board may appoint a Board member or an Administrative Law Judge to conduct a hearing, in accordance with this Subpart.

Section 3000.410 Appearances EMERGENCY

- a) A party may be represented by an attorney who is licensed in Illinois. All attorneys who appear in a representative capacity on behalf of a party must file written notice of appearance setting forth:
- The name, address and telephone number of the attorney(s);

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- The name and address of the party represented; and
- An affirmative statement indicating that the attorney is licensed in Illinois.

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- A member in good standing of the bar of the highest court of any state or of any United States district court may, upon motion, be permitted to argue or conduct a particular hearing in whole or in part. The petition for admission under this subsection b) of this Section may be presented to the hearing officer by the petitioner.
- c) An attorney may only withdraw his appearance upon written notice to the hearing officer stating the reasons therefor.
- Any individual may appear on his own behalf.

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e) A partnership may be represented by a partner.

Section 3000.415 Discovery EMERGENCY

- a) Upon written request served on the opposing party, any party shall be entitiled to:
- The name and address of any witness who may be called to testify; and
- All documents or other materials which a party reasonably expects will be necessary to introduce into evidence.
- b) Discovery may be obtained only through written requests to produce documents or other materials, as specified in subsection a) of this Section.
- c) Subpoenas for the attendance of witnesses or subpoenas duces tecum for the production of documents, records or other materials may be served only upon application to the hearing officer.
- The applicant must show good cause, state the testimony to be elicited from a witness and why the evidence to which the testimony relates cannot otherwise be

School

NOTICE OF EMERGENCY RULES

or materials are necessary and relevant. obtained, and state the reasons why the testimony

2) not be required to appear except under the procedures provided in this Section. An agent of the Board or employee of the Board may

Section 3000.420 **EMERGENCY** Motions for Summary Disposition

The hearing officer may recommend a directed finding or summary judgement upon the filing of an appropriate motion by any party.

EMERGENCY Section 3000.425 Proceedings

- a) evidence either that the petitioner is suitable for licensing or that the petitioner should not be excluded responsibility of establishing by clear and convincing under Section 3000.820. The petitioner shall have the affirmative The burden of proof is at all times on the petitioner.
- ত All testimony shall be given under oath or affirmation
- G Both parties may present an opening statement on the petitioner proceeds first.
- ۵ support of its suitability for licensure. The petitioner shall then present its case-in-chief in
- e argument. grant, deny or reserve decision thereon, without respondent may move for a directed finding. The hearing officer may hear arguments on the motion or may Upon conclusion of the petitioner's case-in-chief, the
- f) If no motion for directed finding is made, or if such motion is denied or decision reserved thereon, the may present its case.
- 9 Each party may conduct cross-examination of adverse
- 크 Upon conclusion of the respondent's case, the petitioner may present evidence in rebuttal.

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

۲. argument. petitioner proceeds first, then the Respondent and thereafter the petitioner may present rebuttal Both parties may present closing argument.

EMERGENCY Section 3000.430 Evidence

- a) evidence over objection in a civil action. of any common law or statutory conduct of serious affairs, regardless of the existence which responsible persons are accustomed to rely in the be admitted and shall be sufficient in itself to rule which might make improper the admission of such support a finding if it is the sort of evidence on The hearing need not be conducted according to technical rules of evidence. Any relevant evidence may
- 9 stipulate all matters which are not or fairly should not be in dispute. The parties should, to the fullest extent possible,
- c When an objection is made, the hearing officer may receive the disputed evidence subject to a ruling at The parties may make objections to evidentiary offers. മ
- മ his designee may be proved in any hearing or legal under the certificate of the Chairman of the Board or Copies of the records of the Board maintained in any further proof, be admitted into evidence proceeding. Such reproduced copy shall, without form which are reproduced in the name of the Board
- e scientific matter within the field of gaming, and any generally accepted information or technical or The hearing officer may take official notice of any
- staff memoranda or data, and shall be given reasonable information, matter or facts so noticed, including any fact which may be judicially noticed by courts of this The parties shall be to refute such information informed of any
- f) directly or indirectly with the hearing officer Any party or its representative shall not communicate

NOTICE OF EMERGENCY RULES

regarding any pending matter, except upon notice and opportunity to all parties to participate.

Section 3000.435 Sanctions and Penalties EMERGENCY

- a) The hearing officer may impose sanctions and penalties if the hearing officer finds that a party has acted in bad faith, for the purpose of delay, or has otherwise abused the hearing process.
- b) If a party fails to testify in his own behalf with respect to any question propounded to him, the hearing officer may infer therefrom that such testimony or answer would have been adverse to the case of the party refusing to testify.
- c) If the petitioner or its agent fails to answer a subpoena or a summons or refuses to testify fully at the request of the Board or its agents, such failure or refusal may be deemed independent grounds for a finding that the petitioner is unsuitable for licensing or that the petitioner should be placed on the Exclusion list. In addition, the hearing officer may infer therefrom that such testimony would

have been adverse to the Petitioner.

d) Failure of any party to appear at a hearing shall constitute an admission of all matters and facts contained in the Notice of Denial or Request for Hearing. In such cases the hearing officer may take action based upon such admission or upon any other evidence, including affidavits, without any further notice to the party.

Section 3000.440 Transmittal of Record and Recommendation to the Board EMERGENCY

- a) The record shall consist of the following:
- The Notice of Denial or Notice of Exclusion, the Request for Hearing and all motions and rulings thereon;
- All evidence received;
- A statement of matters officially noticed;

DEPARTMENT OF REVENUE NOTICE OF EMERGENCY RULES

- Offers of proof, objections and rulings thereon;
- 5) The recommendations and any findings of fact and conclusions of law made by the hearing officer.
- b) Oral proceedings or any part thereof shall be recorded stenographically or by such other means as to adequately insure the preservation of such testimony or wral proceedings and shall be transcribed on request of any party. Said transcript shall be paid for by the requesting party.
- c) Upon conclusion of the hearing, the hearing officer shall issue to the Board written findings of fact and conclusions of law and his recommendations. Findings of fact shall be based exclusively on the evidence and on matters officially noticed.

d) Final Board Order

- The Board shall review the entire record and shall render a written decision on the merits which shall contain findings of fact and law, and will thereafter issue a final Board order.
- Copies of the final Board order shall be served on a party by personal delivery, certified mail or overnight express mail.
- A final Board order shall become effective upon personal delivery to a party or upon posting by certified or overnight express mail.

SUBPART E: RESERVED

SUBPART F: EXCURSIONS

Section 3000.600 Time of Excursion EMERGENCY

- a) A Gaming excursion shall be deemed to have started upon the commencement of Gaming.
- b) For the purpose of orderly ingress of passengers to a Riverboat, gambling shall be deemed to commence when the first passenger boards a Riverboat for an excursion and may continue while other passengers are boarding

NOTICE OF EMERGENCY RULES

for a period not to exceed thirty (30) minutes, at which time the gangplank or its equivalent shall be pulled up and further boarding shall not be permitted.

During this thirty (30) minute period of egress, new Riverboat at the end of an excursion, gambling may continue for a period not to exceed thirty (30) minutes passengers may not board a Riverboat. after the gangplank or its equivalent is lowered. For the purpose of orderly egress of passengers from a

maximum period during which gambling may be conducted during a gaming excursion. These periods of time shall not extend the four hour

EMERGENCY Section 3000.610 Excursions During Inclement Weather or Mechanical Difficulties

- either of the following circumstances exist, he shall If a Riverboat captain reasonably determines that either not leave the dock or immediately return
- 1) The captain deems it unsafe to transport passengers on the waterway due to inclement
- 2) of a Owner's License shall mechanical or structural difficulties, the holder make all reasonable effort to remedy the problem difficulties or river icing. The Riverboat has been rendered temporarily inoperable by mechanical or structural In the case of
- ಶ If a Riverboat captain reasonably determines for reasons of safety that although seaworthy, the the Riverboat shall not be considered docked. If, due equivalent is raised and remains raised, in which event commence or continue where the gangplank or its conditions, a Gaming excursion may equivalent raised, and the Riverboat does not leave the must commence or continue with the gangplank or its to either of the above conditions, a Gaming excursion immediately thereto, due to either of the above Riverboat should not leave the dock or should return

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

excursion. dock, ingress is prohibited until the completion of the

Riverboat shall not depart from the dock for the period, whichever is applicable. scheduled excursion or the remainder of an excursion circumstances set forth above have occurred, Once a Riverboat captain has determined that

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۵ If a Riverboat captain deems it necessary to take either of the actions specified in paragraph a), the holder of an Owner's License shall promptly file with action. the Administrator a report detailing the basis for such

SUBPART G: CONDUCT OF GAMING

Section 3000.700 EMERGENCY Wagering Only with Approved Chips, Tokens and Electronic Cards

Riverboat Gaming Wagers may be made only with Chips, Tokens or electronic cards approved by the Administrator and purchased from

cards may be used while aboard the Riverboat. holder of an Owner's License. Such Chips, Tokens or electronic

EMERGENCY Section 3000.705 Authorized Games

No holder of an Owner's License shall permit any Game to be played other than those specifically named in the Act or approved by the Board. For each Game, the holder of an Owner's License shall provide a set of Game rules to the Administrator 120 days in advance of the Game's operation or within such time period as

Section 3000.710 Publication of Rules and Payout Ratio for Live Gaming Devices

Administrator may designate.

EMERGENCY

Owner's License shall make payment in strict accordance with such Game in the area in which the Game is played. A holder of an all patrons the rules and accurate payout ratio for each live A holder of an Owner's License shall provide in printed form to published payout ratios.

NOTICE OF EMERGENCY RULES

Section 3000.715 Devices Payout Percentage for Electronic Gaming

EMERGENCY

Gaming Devices in operation. A holder of any Owner's License shall display the minimum Theoretical Aggregate Payout Percentage of all of the Electronic

Section 3000.716 Cashing-In

patron shall produce an identification card confirming information required by these forms, prior to the disbursement winnings and the filing of Currency Transaction Reports. patron shall produce an identification card confirming regulations and requirements for the withholding of taxes from A holder of an Owner's License shall comply with all Federal of f

Section 3000.720 Submission of Chips for Review and Approval

and Non-Value Chip in its primary and secondary sets and shall Each holder of an Owner's License shall submit to the Administrator for approval a sample of each denomination Value not utilize such Chips for Gaming purposes until approved by the

- until and unless a sample of each denomination of Value design schematics are approved by the Administrator no Value or Non-Value Chip shall be issued or utilized depicted on such schematic as they will appear, both as to size and location, on the actual Chip. Once the Value Chip and each Non-Value Chip and the design and wording to be contained thereon all of which shall be Owner's License, prior to having any such Chips manufactured, shall first submit to the Administrator to and approved by the Administrator. Chip and each color of Non-Value Chip is also submitted show the front, back and edge of each denomination of detailed schematic of its proposed Chips which shall In requesting approval of such Chips, a holder of an
- ٥ licensed by the Board shall manufacture for, sell to, distribute to or use in any casino outside of Illinois, No holder of an Owner's License or other person

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

design as those approved for use in Illinois. any Value or Non-Value Chips having the same edge

EMERGENCY Section 3000.725 Chip Specifications

<u>a</u> Value Chips

- Each Chip issued by a holder of an Owner's License shall be round in shape, have clearly and permanently impressed, engraved or imprinted a value contained thereon shall be known as "Nonshall be known as "Value Chips" and Chips without value Chips." Roulette. value impressed, engraved or imprinted thereon for Owner's License may issue Gaming Chips without a value of the Chip except that a holder of an thereon the name of the Riverboat and the specific Chips with a value contained thereon
- 2) necessary for the conduct of Gaming operations. Riverboat and the amount of each denomination determine the denominations to be utilized on its \$2.50, \$5.00, \$20.00, \$25.00, \$100.00, \$500.00, \$1,000.00 and \$5,000.00. The holder of the Owner's License in denominations of \$.50, \$1.00, Owner's License shall have the discretion to Value Chips may be issued by the holder of the
- ω the Value Chip. The primary color to be utilized by each holder of an Owner's License for each denomination of Value Chip shall be: shall utilize contrasting secondary colors for the edge spots on each denomination of Value Chip. primary colors, each holder of an Owner's License Chips are viewed both in daylight and under different primary color from every other denomination of Value Chip. Value Chips shall an Owner's License on that same denomination of to the secondary color used by another holder of color on a specific denomination of Chip identical holder of an Owner's License shall use a secondary Unless otherwise approved by the Administrator, no incandescent light. fall within the colors set forth below when such Each denomination of Value Chip shall have a In conjunction with such
- \mathbb{A} \$0.50 "Mustard Yellow";

NOTICE OF EMERGENCY RULES

C) \$2.50 - "Pink"; D) \$5.00 - "Red"; E) \$20.00 - "Yellow"; F) \$25.00 - "Green"; G) \$100.00 - "Black"; H) \$500.00 - "Purple"; I) \$1,000.00 - "Fire Orange"; and J) \$5,000.00 - "Gray".									
"Pink"; "Red"; "Yellow"; "Green"; "Black"; "Purple"; "Fire Orange"; a									
"Pink"; "Red"; "Yellow"; "Green"; "Black"; "Purple"; "Fire Orange"; a	\$5,000.00	\$1,000.00	\$500.00	\$100.00	\$25.00	\$20.00	\$5.00	\$2.50	\$1.00
ρ			-	-	-	-	-	ı	1
		Ø	"Purple";	"Black";	"Green";	"Yellow";	"Red";	"Pink";	"White";

norder of an Owner's License shall, unless otherwise authorized by the Administrator: Each denomination of Value Chip utilized by

4)

- A) value of the Chip and the Riverboat issuing Have its center portion, which contains the it, of a different shape for each
- 3 outer rim; denomination of such Chip molded into its identification of the Riverboat and the Have the name or other approved
- 0 denominations; and placed in stack of Chips of other the specific denomination of such Chip when on closed circuit black and white television Be so designed so as to be able to determine
- ۵ Be designed, manufactured and constructed so as to prevent to the greatest extent possible, the counterfeiting of such Chips.
- 5 the Owner's License and provided further that, said variation does not affect the control, The Board shall have the discretion to approve a security or integrity of said Chips or the specifically identified as such by the holder of this Section provided that any variation is \$5,000.00 at variance with the requirements of Value Chip in the denomination of \$1,000.00 or operation of the Games.

Non-Value Chips

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be issued solely for the purpose of Gaming at Each Non-Value Chip utilized by a Riverboat shall

DEPARTMENT OF REVENUE ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

Roulette. table shall: The Non-Value Chips at each Roulette

- ð Have the name of the Riverboat issuing it molded into its center;
- В) differentiating it from the Non-Value Chips Contain a design, being used at every other Roulette table in the Riverboat; insert or symbol
- G prevent, to the greatest extent possible, the counterfeiting of such Chips; and Have "Roulette" impressed on manufactured and constructed so as to it; designed,
- ۵ possible, the counterfeiting of such Chips. Be designed, manufactured and constructed so as to prevent, to the greatest extent
- 2) Non-Value Chips issued at a Roulette table shall Riverboat nor shall any holder of an Owner's not be used for Gaming at any other table in the only be used for Gaming at that table and shall patron to remove Non-Value Chips permanently from the table from which they were issued. License or its employees allow any Riverboat
- ω outer rim of the Roulette wheel. At that time, a marker button denoting the value of a stack of twenty (20) Chips of that color shall be placed in placed in a slot or receptacle attached to the Chips, a Non-Value Chip of the same color shall be Non-Value Chips being used by another person at No person at a Roulette table shall be issued or the same table. When a patron purchases Non-Value identical in color and design to Value Chips or to permitted to Game with Non-Value Chips the slot or receptacle. that are
- 4) Operation. Non-Value Chips shall only be presented for of Value Chips which may then be used by the table shall exchange them for an equivalent amount any other location in the Riverboat Gaming issued and shall not be redeemed or exchanged at redemption at the table from which they were When so presented, the dealer at such

NOTICE OF EMERGENCY RULES

patron in Gaming or redeemed as any other Value Chips.

a)

5 the holder of an Owner's License to keep accurate account of the Wagers being made at Roulette with Value Chips so that the Wagers made by the one player are not confused with those made by another player at the table. however, that it shall be the responsibility of Value Chips in Gaming at Roulette provided discretion to permit, limit or prohibit the use Each holder of an Owner's License shall have the of.

Section 3000.730 EMERGENCY Chips Primary, Secondary and Reserve Sets of Gaming

to the color and design specification set forth in Section 3000.725. An approved secondary set of Value Chips and reserve Non-Value Chips shall be placed into active play whenever the of Value Chips and a Non-Value Chip reserve which shall conform shall have a primary set of Value Chips, a separate secondary set primary set is removed. Unless otherwise authorized by the Administrator each Riverboat

- a secondary colors than the primary set, and shall be The secondary set of Value Chips shall have different required for all denominations.
- <u>5</u> Value Chip reserve for each color utilized in the Riverboat with a design insert or symbol different Each holder of an Owner's License shall have a Non-Non-Value Chips comprising the primary set. from
- G primary set of Gaming Chips from active play whenever: The holder of an Owner's License shall remove the
- ۲ Riverboat Gaming Operation is taking on a A determination is made by the holder of an significant number of counterfeit Chips; Owner's License and the Board agent that the
- 2) Any other impropriety or defect in the utilization primary set necessary; or the primary set of Chips makes removal of the
- ω The Board or the Administrator so directs

DEPARTMENT OF REVENUE

LLINOIS REGISTER

NOTICE OF EMERGENCY RULES

active play the holder of the Owner's License shall immediately notify a representative of the Board as Whenever the primary set of Chips is removed from the reason for such occurrence.

Section 3000.735 EMERGENCY Issuance and Use of Tokens for Gaming Electronic Gaming Devices in

- location, on the actual Token. Once the design schematics are approved by the Administrator, no Token shall be issued or utilized until a sample of such Token is also submitted and approved by the Owner's License shall first submit to the Administrator a detailed schematic of its proposed Token which shall such Tokens are approved by the Administrator. requesting approval of such Tokens, the holder such schematic as they will appear, both as to size and thickness and any logo, design or wording to be contained thereon, all of which shall be depicted on show its front, back and edge, its diameter and Tokens for Gaming in Electronic Gaming Devices be utilized in the Riverboat Gaming Operation any No holder of an Owner's License shall issue or cause to Tokens, the holder of an unless ΠI
- ত A holder of an Owner's License may, with the approval of the Administrator, issue metal Tokens designed for shall: Gaming in its Electronic Gaming Devices. Such Tokens
- ۳ Clearly identify the name and location of the Riverboat Gaming Operation issuing them;
- 2) Clearly state the face value of the Token;
- ω Contain the statement "Not Legal Tender;"
- 4) coin of Not be deceptively the United States or a similar to any current or past foreign country;
- <u>ს</u> other machines designed to be operated by coins of their use to activate lawful vending machines or the United States; and characteristics which Be of a size or shape or have other will physically prevent

CONOLINA SERVICE

NOTICE OF EMERGENCY RULES

- Not be manufactured from a ferromagnetic material or from a three-layered material consisting of a copper-nickel alloy clad on both sides of a pure copper core or from a copper based alloy except if the total zinc, nickel, aluminum, magnesium and other alloying metal exceeds 25 percent (25%) of the Token's weight.
- c) Tokens approved for issuance by a holder of an Owner's License shall be:
- Issued to a patron upon payment therefor, or in accordance with a complimentary distribution program authorized pursuant to the Act;
- Capable of insertion into designated Electronic Gaming Devices operated by the holder of an Owner's License for the purpose of activating play;
- Available as a payout from the hopper of such Electronic Gaming Devices; and
- Redeemable by the patron in accordance with the Act.

Section 3000.740 Exchange of Chips and Tokens EMERGENCY

- a) Chips shall be issued to a person only at the request of such person and shall not be given as change in any other transaction. Chips shall only be issued to Riverboat patrons at a cashier's cages or at the Live Gaming Devices and shall be redeemed only at a cashier's cage.
- b) Tokens shall only be issued upon the request of a patron from a cashier's cage, bill changer or from employees of the holder of an Owner's License at the Electronic Gaming Device area. Tokens shall be redeemed only at a cashier's cage.
- c) Chips or Tokens shall only be redeemed by a holder of an Owner's License from its patrons and shall not be knowingly redeemed from any non-patron source, provided, however, that non-Gaming employees of the Riverboat may redeem Chips or Tokens they have received as gratuities.

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

d)

- Each Riverboat shall promptly redeem its own Chips and Tokens by cash or by check dated the day of such redemption on an account of the Riverboat as requested by the patron, except when the Chips and Tokens were obtained or used unlawfully.
- e) Each Riverboat may demand the redemption of its Chips or Tokens from any person in possession of them and such person shall redeem said Chips or Tokens upon presentation of an equivalent amount of cash by the Riverboat.
- f) No Riverboat shall knowingly accept, exchange, use or redeem Gaming Chips or Tokens issued by another Riverboat.
- g) Each Riverboat shall cause to be posted and remain posted in a prominent place:
- On the front of a cashier's cage a sign that reads as follows: "Gaming Chips issued by another Riverboat may not be used, exchanged or redeemed in this Riverboat;" and
- On Electronic Gaming Device Token redemption booths a sign that reads as follows: "Tokens issued by another Riverboat may not be used, exchanged or redeemed in this Riverboat."

Section 3000.745 Receipt of Gaming Chips or Tokens from Manufacturer or Distributor EMERGENCY

- a) When Chips or Tokens are received from the manufacturer or distributor thereof, they shall be opened and checked by at least two (2) employees of the holder of an Owner's License from different departments. Any deviation between the invoice accompanying the Chips or Tokens and the actual Chips or Tokens received or any defects found in such Chips or Tokens shall be reported promptly to the Administrator.
- b) After checking the Chips received, the holder of the Owner's License shall cause to be reported in a Chip inventory ledger the denomination of the Chips received, the number of each denomination of Chip received, the number and description of all Non-Value

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

chips received, the date of such receipt and the signature of the individuals who checked such Chips.

- c) If any of the Chips received are to be held in reserve and not utilized either at the Gaming tables or at a cashier's cage, they shall be stored in a separate locked compartment either in the vault or in a cashier's cage and shall be recorded in the Chip inventory ledger as reserve Chips.
- d) Any Chips received that are part of the secondary set of Chips of the Riverboat shall be recorded in the Chip inventory ledger as such and shall be stored in a locked compartment in the Riverboat vault separate from the reserve Chips.

Section 3000.750 Inventory of Chips EMERGENCY

- a) Chips shall be taken from or returned to either the reserve Chip inventory or the secondary set of Chips in the presence of at least two (2) individuals. The denominations, number and amount of Chips so taken or returned shall be recorded in the Chip inventory ledger together with the date and signatures of the individuals carrying out this process.
- ಶ of such inventory to be recorded in the Chip inventory basis, compute and record the unredeemed liability for each denomination of Chips and cause to be made an incorporate the sealing of the locked compartment physical inventory of Chips in reserve shall be required annually if the inventory procedures submitted to the Administrator for approval. to be utilized to compute the unredeemed liability and recorded in the Chip inventory ledger. inventory of Chips in circulation and cause the result Each holder of an Owner's License shall, on a daily to inventory Chips in circulation and reserve shall be be made and shall cause an inventory of Chips in reserve to On a monthly basis, each holder of an Owner's cause the result of such inventory to be The procedures
- c) During non-Gaming hours all Chips in the possession of the Riverboat shall be stored in the Chip bank, in the vault, or in a locked compartment in a cashier's cage except that Chips may be locked in a transparent

NOTICE OF EMERGENCY RULES ont on Gaming tables provided the following tables are provided by the

compartment on Gaming tables provided that there is adequate security as approved by the Administrator.

Section 3000.755 Destruction of Chips and Tokens EMERGENCY

a)

- Prior to the destruction of Chips the holder of an Owner's License shall notify the Administrator, in writing, of the date and the location at which the destruction will be performed, the denomination, number and amount of value Chips to be destroyed, the description and number of Non-Value Chips to be destroyed and a detailed explanation of the method of destruction. Unless otherwise authorized by the Administrator the destruction of Chips shall be carried out in the presence of at least two (2) individuals, one of whom shall be an agent of the Board. The denomination, number and amount of Value Chips or, in the case of Non-Value Chips, the description and number so destroyed shall be recorded in the Chip inventory ledger together with the signatures of the individuals carrying out such destruction and the date on which said destruction took place.
- b) The holder of an Owner's License shall submit to the Administrator for approval procedures to record the receipt, inventory, storage and destruction of Gaming Tokens.

Section 3000.760 Minimum Standards for Electronic Gaming Devices EMERGENCY

- mathematically demonstrable percentage of all amounts wagered, which must not be less than eighty percent (80.0%) nor more than one hundred percent (100.0%) unless otherwise approved by the Administrator. Electronic Gaming Devices that may be affected by player skill must meet this standard when using a method of play that will provide the greatest return to the player over a period of continuous play.
- b) Electronic Gaming Devices shall:

11314

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- ٤ Be controlled by a microprocessor or the
- 2) Be compatible to on-line data monitoring;
- 3) EPROM (computer chips that store memory); the device for the circuit board containing the Have a separate locked internal enclosure within
- 4) Be able to continue a Game with no data loss after power failure;
- 5 Have previous and current Game data recall;
- 6 method of play; outcome, the amount Wagered, or upon the style or detectable dependency upon any previous Game produce detectable patterns of Game elements or Have a random selection process that must not
- 7) payout schedule; Clearly display applicable rules of play and the
- 8 Display an accurate representation of each Game outcome. After selection of the Game outcome, the secondary decision which affects the result shown Electronic Gaming Device must not make a variable to the player;
- 9 Have a complete set of nonvolatile meters total credits Wagered, total credits won, number of Games played, and jackpots paid; including tokens-in, tokens-out, Tokens dropped,
- 10) Each possible permutation or combination of Game elements which produce winning or losing Game outcomes must be available for random selection at initiation of each play; and
- 11) Not automatically alter pay-tables or any function computation of the hold percentage. of the Electronic Gaming Device based 9 internal
- 0 sufficient Tokens for payment of jackpots requiring the payment to be made by the Riverboat, jackpot payout When an Electronic Gaming Device is unable to drop

DEPARTMENT OF REVENUE

LLINOIS REGISTER

NOTICE OF EMERGENCY RULES

tickets must be prepared containing the following information:

- ۲ The location of the Electronic Gaming Device;
- 2)
- ω The time of day;
- 4) The Electronic Gaming Device number;
- 5 numeric form; The amount of the jackpot payout in written and
- 6 The signature of the holder of an Owner's License operator employee making the payment; and
- 7) A signature of at least one other Riverboat Gaming Operation employee attesting to the accuracy of
- ٥ Electronic Gaming Devices linked to any Progressive Jackpot system shall meet the following specification specifications:
- ۲ A Progressive Jackpot may be transferred to malfunction or replacement, with approval of the another progressive Electronic Gaming Device at the same location in the event of a device
- 2) which is linked to any Progressive Controller as A holder of an Owner's License may impose a limit on the jackpot of an Electronic Gaming Device Progressive Jackpot; possible maximum jackpot payout showing on any long as the minimum payout is greater than the individual Electronic Gaming Device linked to the
- $\frac{\omega}{\omega}$ circumstances No payoff indicator shall be turned back to lesser amount unless one of the following occurs:
- $^{\mathbb{A}}$ The amount shown on the progressive meter is paid to a player as a jackpot;
- В) progressive meter to prevent the jackpot It becomes necessary to adjust the indicator from displaying an amount greater

NOTICE OF EMERGENCY RULES

than the limit imposed by the Riverboat Gaming Operation pursuant to these rules; and

- C) It becomes necessary to change the jackpot indicator because of an Electronic Gaming Device malfunction, in which case such malfunction and adjustment must be recorded by appropriate Electronic Gaming Device monitoring on-line data system.
- 4) A holder of an Owner's License who is liable for payment of a Progressive Jackpot must secure the amount of same by a cash deposit, a performance bond, or a security instrument nationally recognized in the Gaming industry. The Administrator must approve all deposits, bonds, or other instruments, and the security instrument must be secured in a method approved by the Administrator.

Section 3000.765 Integrity of Electronic Gaming Devices EMERGENCY

Electronic Gaming Devices shall:

- a) Be cashless in operation, and as such, must accept only Electronic Cards or Tokens as Wagers;
- b) Be electronic in design and operation and not be electro-mechanical or mechanical in operation;
- c) Not subject a player to physical hazards;
- d) Contain a surge protector on the line that feeds power to the Electronic Gaming Device. The battery backup or an equivalent for the electronic meters must be capable of maintaining accuracy of all information required for 180 days after power is discontinued from the Electronic Gaming Device. The backup shall be kept within the locked logic board compartment;
- e) Have an on/off switch that controls the electrical current used in the operation of the Electronic Gaming Device and any associated equipment which shall be located in an accessible place within its interior;

TICE OF EMERCENICY BITTES

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

 Be designed so that it shall not be adversely affected by static discharge or other electromagnetic interference;

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- Have at least one electronic Token acceptor. Token acceptors must be designed to accept designated Tokens and reject others. The Token receiver on an Electronic Gaming Device must be designed to prevent the use of cheating methods such as slugging, stringing, or spooning. All Token acceptors are subject to approval by the Administrator. Tokens accepted but are inappropriate "token-ins" must be returned to the player by activation of the hopper or credited toward the next play of the Electronic Gaming Device. The Electronic Gaming Device control program must be capable of handling rapidly fed Tokens so that occurrences of inappropriate "token-ins" are prevented;
- Not be readily accessible in its internal space of the Electronic Gaming Device when the front door is both closed and locked;
- i) Have logic boards and software EPROMS (computer chips that store memory) in a locked area within the Electronic Gaming Device, sealed with evidence tape. The evidence tape must be affixed by an authorized Board agent and must include the date, signature and I.D. number of the agent. This tape may only be removed by an authorized Board agent;
- j) Have a Token compartment contained in a locked area within or attached to the Electronic Gaming Device;
- Not contain any hardware switches that alter the paytables or payout percentages in its operation.
 Hardware switches may be installed to control graphic routines, speed of play, and sound;
- Contain an unremovable identification plate containing the following information, appearing on the exterior of the Electronic Gaming Device:
- Manufacturer;
- Serial Number; and
- Model Number

SCHOOL ST

NOTICE OF EMERGENCY RULES

- Ħ subdivision must be kept under glass or another each possible winning combination based on the number of credits Wagered. All information required by this other removable items be placed over this information; Wagered and the credits awarded for the occurrence of transparent substance and at no time may stickers or Electronic Gaming Device must also display the credits be incomplete, confusing, or misleading. Device displayed on the face or screen. No rules shall Contain the rules of play for each Electronic Gaming Each
- accessible to the Board, using an industry standard protocol data format approved by the Administrator; Have equipment that enables the Electronic Gaming Device to communicate with a central computer system
- <u>0</u> all credits appearing on the screen prior to the malfunction shall be returned to the patron; is rendered totally inoperable. This rule does not apply if an Electronic Gaming Device current Game features after a malfunction Be capable of continuing the current Game with all The current Wager and is cleared
- g (9 Electronic Gaming Device; compartment separate from any compartment of the Have attached a drop bucket housed in a locked
- <u>o</u> error Be capable of detecting and displaying the following conditions which an attendant may clear:
- ۲ Token-in jam;
- 2) Token-out jam;
- ω Hopper empty or time-out;
- 4 Program error;
- 5 Hopper runaway or extra Token paid out;
- 6 Reverse token-in;
- ۲ Reel error; and
- Door open.

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

- ュ operation of the Electronic Gaming Device; Use a communication protocol which ensures that erroneous data or signals will not adversely affect the
- ß permanently imprinted, affixed or impressed on the outside of the Electronic Gaming Devices; Display an Illinois Gaming Registration Board number
- _ combinations requiring payouts, and the amount of the related payouts. In addition, the holder of an Owner's Have the capacity to display on the front of each License shall display on each Electronic Gaming Device Electronic Gaming Device its rules of play, character
- value offered as a payout, including the cash
 equivalent value of the merchandise or thing of A clear description of any merchandise or thing of the patron of the optional cash equivalent value; value and the availability or unavailability to initially offering the merchandise or thing of Owner's License establishes a time limit upon value offered, the dates the merchandise or thing of value will be offered if the holder of an
- 2) or thing of value offered; provided, however, a sign containing the information specified in subparagraph 1) of this paragraph shall be displayed in a prominent location approved by the Board near the Electronic Gaming Device; The name or a brief description of the merchandise

Section 3000.770 that automatically precludes a player from operating a manual payout and requires an attendant to reactivate the Electronic Gaming Device after a jackpot requiring the Electronic Gaming Device. Computer Monitoring Requirements of

Electronic Gaming Devices

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Have a mechanical, electrical, or electronic device

EMERGENCY

The holder of an Owner's License must have a computer connected to all Electronic Gaming Devices in the operated unless it is on-line and communicating to a devices. Riverboat No Electronic Gaming Devices shall be to record and monitor the activities of such

NOTICE OF EMERGENCY RULES

computer monitoring system approved by the Administrator. Such computer monitoring system shall provide on-line, real-time monitoring and data acquisition capability in the format and media approved by the Administrator.

- b) The computer permitted by paragraph a) of this Section shall be designed and operated to automatically perform and report functions relating to Electronic Gaming Device meters, and other exceptional functions and reports in the Riverboat as follows:
- Record the number and total value of Tokens placed in the Electronic Gaming Device for the purpose of activating play;
- Record the number and total value of Tokens deposited in the drop bucket of the Electronic Gaming Device;
- Record the number and total value of Tokens automatically paid by the Electronic Gaming Device as the result of a jackpot;
- 4) Record the number and total value of Tokens to be paid manually as the result of a jackpot;
- 5) Have an on-line computer alert, alarm monitoring capability to insure direct scrutiny of any device malfunction, any type of tampering, and any open door to the Electronic Gaming Device or drop area. In addition, any person opening the Electronic Gaming Device or the drop area shall complete the machine entry authorization log including time, date, machine identity and reason for entry;
- 6) Be capable of logging in and reporting any revenue transactions not directly monitored by Token meter, such as Tokens placed in the Electronic Gaming Device as a result of a fill, and any Tokens removed from the Electronic Gaming Device in the form of a credit; and
- 7) Identify any Electronic Gaming Device taken offline or placed on-line of the computer monitor system, including date, time, and Electronic Gaming Device identification number.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

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- The holder of an Owner's License shall store, in machine-readable format, all information required by paragraph b) for the period of one (1) year. The holder of an Owner's License shall store all information in a secure area and certify that this information is complete and unaltered. This information shall be available in the format and media approved by the Administrator.
- d) The secured office facilities for the sole accessibility of Board personnel provided in accordance with Section 3000.910 of these rules shall house a dedicated computer monitoring line which provides computer accessibility to Board personnel to review, monitor and record data identical to that specified in this Section.

SUBPART H: EXCLUSION OF PERSONS

Section 3000.800 Duty to Exclude EMERGENCY

No Excluded Person shall be permitted entry into any portion of a Riverboat Gaming Operation. When a person is placed on the Board Exclusion List by the Administrator, such person shall be prohibited from contact of any kind with any Riverboat Gaming Operation in the State of Illinois unless and until a determination is made by the Board or a court to the contrary. It shall be the duty of the holder of the Owner's License and of his employees to exclude or eject from a Riverboat Gaming Operation any Excluded Person when such holder or employee knows or reasonably should know of the presence of such Excluded Person. It shall further be the duty of the holder of the Owner's License to inform the Administrator in writing of the names of persons such holder reasonably believes meet the criteria for placement on an Exclusion List.

Section 3000.810 Distribution and Availability of Exclusion Lists

EMERGENCY

The Board shall maintain a list of persons to be ejected or excluded from a Riverboat Gaming Operation. The list shall be distributed to each Riverboat Gaming Operation which shall acknowledge receipt of the list in writing. The list may also be distributed to law enforcement agencies. The following information, to the extent known, shall be provided for each

College Service

NOTICE OF EMERGENCY RULES

Excluded Person:

- a) The full name and date of birth and all aliases;
- ᢓ physical description;
- G The effective date the person's name was placed on the

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- <u>a</u> Þ photograph, if available;
- <u>e</u> business address; and The person's occupation and his current home and
- f) Such other information as deemed necessary by the Administrator

Section 3000.820 EMERGENCY Placement on an Exclusion List Criteria for Exclusion or Ejection and

eject such person from a Riverboat Gaming Operation pending a hearing if such person has: The Administrator may place a person on the Exclusion List or

- Been convicted of a felony in any jurisdiction, of any crime of moral turpitude or of a crime involving
- <u></u> Violated either the Act or these rules;
- G confidence and trust in Gaming; and Performed any act or had a notorious or unsavory reputation which would adversely affect public
- ۵ another jurisdiction in the United States His name on any valid and current Exclusion List from

Section 3000.830 EMERGENCY Procedure for Entry of Names

a) Upon a determination that a person comes under any one of the criteria listed in Section 3000.820, such person shall be deemed a candidate for exclusion and, the Administrator shall file a Notice of Exclusion. Such Notice shall include the identity of the candidate, the nature and scope of the circumstances or reasons that

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

91

NOTICE OF EMERGENCY RULES

thirty (30) days from the date the Notice of Exclusion the availability of a hearing by the Board pursuant to Subpart D. A request for a hearing must be made within to whether the exclusion or ejection shall be permanent. The Notice shall also inform such such person should be placed on the Exclusion List, names of potential witnesses, and a recommendation as The Notice shall also inform such person of

- When a person is excluded or ejected, such person is prohibited from further contact of any kind with any If a determination by the Board is examined under requested hearing pursuant to Subpart D of these rules. unless and until a determination is made by the Board on the merits of a filed Notice of Exclusion or a Riverboat Gaming Operation in the State of Illinois review is completed. then the exclusion shall continue until the judicial judicial review pursuant to Section 17.1 of the Act,
- 0 such a temporary exclusion be less than six (6) months. Such temporary exclusion or ejection shall only apply to those persons excluded or ejected for criteria as it a temporary exclusion, and the Administrator agrees to make the exclusion temporary, the Administrator shall shall be permanent. relates to conduct. the recommendation of his staff, but in no case shall set the term of the temporary exclusion. In making this time determination, the Administrator may consider against the candidate or Excluded Person, his name shall be placed on the Exclusion List. If no hearing action by the Board or the court. exclusion shall be terminated as of the date of the name shall be removed from the Exclusion List and his If the Board or a subsequent judicial review finds in favor of the candidate or Excluded Person, then his Exclusion List. If the Notice of Exclusion requests is requested, the person's name shall be placed on the All other exclusions or ejections If the finding is

Section 3000.840 EMERGENCY Petition for Removal from Exclusion List

this list. Any person who has been placed on any Exclusion List may petition the Board in writing and request that his name be removed from

NOTICE OF EMERGENCY RULES

SUBPART I: SURVEILLANCE AND SECURITY

Section 3000.900 Required Surveillance Equipment EMERGENCY

The holder of an Owner's License shall install in the Riverboat a closed circuit television system in accord with the specifications herein and shall provide access to the system or its signal by the Board. The closed circuit television must meet or exceed the following specifications:

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- a) Solid state, black and white cameras, 2/3 or 1/2 format, with minimum 400 plus line resolution installed in fixed positions with matrix control and/or with pan, tilt and zoom capabilities, secreted from public and non-security personnel view to effectively and clandestinely monitor in detail, from various vantage points, the following:
- The Gaming conducted at the Electronic Gaming Devices;
- The master display board and the number or ball selection device for Keno;
- The count processes conducted in the count rooms;
- 4) The movement of cash, Chips, drop boxes, tip boxes, Token storage boxes, and drop buckets within the Riverboat and any area of transit of uncounted Tokens, Chips, cash and cash equivalents;
- Any area where Tokens or Chips can be purchased or redeemed;
- 6) The entrance and exits to the Riverboat and the count rooms;7) For all live Games regardless of patron or
- employee position:
- A) Hands of all Gaming patrons and dealers;
- B) Tray; and
- C) Overall layout of the table area capable of capturing clear individual images of Gaming

DEPARTMENT OF REVENUE

91

NOTICE OF EMERGENCY RULES

patrons and dealers, inclusive of, without limitation, facial views and the playing surface so that the outcome of each Game may be clearly observed.

- Such other areas as the Administrator designates.
- Individual solid state, color, television cameras, 2/3 or 1/2 format, with minimum 320 plus line resolution with matrix and/or pan, tilt and zoom capabilities, secreted from public and non-security personnel view augmented with appropriate color corrected lighting to effectively and clandestinely monitor in detail, from various vantage points, the following:
- Baccarat and Roulette tables, in a manner to clearly observe the Wagers, patrons, and the outcome of each Game;
- 2) The operations conducted at the fills and credit area of the cashier's cage(s);
- c) All closed circuit cameras equipped with lenses of sufficient magnification to allow the operator to clearly distinguish the value of the Chips, Tokens and playing cards;
- d) Video monitors that meet or exceed the resolution requirement for video cameras with solid state circuitry, and time and date insertion capabilities for taping what is being viewed by any camera in the system. Each video monitor screen must measure diagonally at least twelve (12) inches and all controls must be front mounted;
- e) Video printers capable of adjustment and possessing the capability to generate instantaneously, upon command, a clear, color and/or black and white, copy of the image depicted on the videotape recording;
- f) Date and time generators based on a synchronized, central or master clock, recorded on tape and visible on any monitor when recorded;
- g) Wiring to prevent tampering. The system must be supplemented with a back-up gas/diesel generator power source which is automatically engaged in case of a

CANCOLOR

NOTICE OF EMERGENCY RULES

power outage and capable of returning to full power within seven (7) to ten (10) seconds;

- h) An additional uninterrupted power supply system so that time and date generators remain active and accurate, and switching gear memory and video surveillance of all riverboat entrances/exits and cage areas is continuous;
- Video switchers capable of both manual and automatic sequential switching for the appropriate cameras;
- j) Videotape recorders capable of producing high quality first generation pictures with a horizontal resolution of a minimum of 240 plus lines non-consumer, industrial grade, and recording on a standard 1/2 inch, V.H.S. tape with high-speed scanning and flickerless playback capability in real-time. Such videotape recorders must possess time and date insertion capabilities for taping what is being viewed by any camera in the system;
- k) Audio capability in the soft count room; and
- Adequate lighting in all areas where camera coverage is required. The lighting shall be of sufficient intensity to produce clear videotape and still picture production, and correct color correction where color camera recording is required. The video must demonstrate a clear picture, in existing light under normal operating conditions.

Section 3000.910 Security and Board Surveillance Rooms Requirements

There shall be for the exclusive use of the Board agents and for the use by employees of the Riverboat Gaming Operation rooms on each Riverboat for monitoring and recording purposes. The room for the exclusive use of the Board shall be designated the Board Surveillance Room. The room for the use of the employees of the Riverboat Gaming Operation shall be designated the Security Room.

a) All equipment that is utilized to monitor or record must remain solely accessible to the Security Room personnel and be exclusively for Riverboat surveillance and security, except when such equipment is being repaired or replaced.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

- b) Employees or agents of the Riverboat Gaming Operation assigned to monitoring duties in the Security Room shall have no other Gaming-related duties within the Riverboat Gaming Operation.
- c) The interior of the Board Surveillance Room and the Security Room shall not be visible to the public.
- d) Each Riverboat shall have a minimum of eight (8) monitors in the Security Room, and three (3) monitors in the Board Surveillance Room. Each room shall have appropriate switching capabilities to insure that all surveillance cameras are accessible to monitors in both surveillance rooms. The equipment in the Board Surveillance Room must be able to monitor and record, without being over ridden, anything visible by monitor to employees of the holder of an Owner's License.
- e) The Board shall at all times be afforded immediate access to the Security Room, other surveillance areas, and all records relating to such surveillance.
- f) The Security Room and the Board Surveillance Room shall be equipped with all the required surveillance equipment as specified in Section 3000.900.

Section 3000.920 Segregated Telephone Communication EMERGENCY

A segregated telephone communication system shall be provided for use by Board agents in the Board Surveillance Room.

Section 3000.930 Security Logs

The holder of the Owner's License shall be required to maintain a Security log of all surveillance activities in the Security Room. The log shall be maintained by Security Room personnel. The Board shall have access at all times to the log. The log shall include the following:

- a) All persons entering and exiting the Security Room;
- Summary, including date, time and duration, of the surveillance; and
- c) Record of any equipment or camera malfunctions.

DEPARTMENT OF REVENUE NOTICE OF EMERGENCY RULES

00.940 Storage and Retrieval

Section 3000.940 Storage and Retrieval EMERGENCY

- a) All videotape recordings shall be retained for at least five (5) days and shall be listed on a log by security personnel with the date, times, and identification of the person monitoring or changing the tape in the recorder. Original videotape recordings will be released to the Board upon demand.
- b) Any videotape recording illegal or suspected illegal activity shall, upon completion of the tape, be removed from the recorder and etched with date, time and identity of security personnel. The videotape shall be placed in a separate, secure area and notification given to the Board agent.

Section 3000.950 Dock Site Board Facility EMERGENCY

The holder of an Owner's License shall provide a secure and segregated room at the dock site for the exclusive use of Board agents. This room shall be in addition to the Board Surveillance Room provided for Board agents on the Riverboat. The dock site room shall be of size approved by the Administrator. The dock site room shall include a secure telephone line with a different number than the telephone lines on the Riverboat.

Section 3000.960 Maintenance and Testing EMERGENCY

- a) At various times, all surveillance equipment shall be subject to impromptu Board testing of minimum standards of resolution and operation. Any malfunction of surveillance equipment shall necessitate the immediate replacement of the faulty unit with a working unit. If immediate replacement is not possible, alternative live monitoring must be provided by Riverboat security personnel. This live monitoring must meet the approval of the Board agent on board in order for Gaming to continue in the affected surveillance area.
- b) Upon completion of the excursion, Board personnel shall meet with representatives of the Riverboat Gaming Operation to ascertain the approximate time needed to make necessary repairs and determine whether Gaming may continue with live monitoring.

DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY RULES

SUBPART J: LIQUOR LICENSES

Section 3000.1000 Liquor Control Commissioner EMERGENCY

The Illinois Liquor Control Commission shall issue Riverboat liquor licenses to holders of an Owner's License in accordance with the Liquor Control Act of 1934, Ill.Rev.Stat. ch. 43, par. 1, et seq. (1990).

Section 3000,1010 Liquor Licenses EMERGENCY

a) Fees.

The annual license fee shall be \$150.00

- b) Duration of license.
- All Riverboat liquor licenses issued by the Commission shall be valid for a period not to exceed one year after issuance, unless revoked or suspended as described in Ill.Rev.Stat. ch. 43, Section 117.
- c) No Riverboat liquor license shall be issued to an owner prior to the issuance of an its Owner's License by the Board. The holder of an Owner's License shall submit to the Commission a certified copy of the Owner's License prior to issuance of a Riverboat liquor license.
- d) Display of the liquor license.

Every holder of an Owner's License shall cause the liquor license to be framed and hung in plain view in a conspicuous place on the licensed premises.

Section 3000.1020 Disciplinary Actions.

The holder of an Owner's License shall be subject to disciplinary action in accordance with Section 3000.110 for serving intoxicating beverages to persons who are visibly intoxicated or permitting such persons to participate in Gaming.

NOTICE OF EMERGENCY RULES

EMERGENCY Section 3000.1030 Hours of Sale

alcoholic beverages or furnish or permit the same to be consumed on the Riverboat at any time during a scheduled excursion or as the Administrator shall determine consistent with such scheduled notwithstanding, a holder of an Owner's License may sell where Riverboat patrons embark or disembark to the contrary excursion. Local law or ordinance applicable to the dock or to locations

SUBPART K: ACCOUNTING RECORDS AND PROCEDURES

Section 3000.1100 EMERGENCY Ownership Records

- A holder of an Owner's License shall keep and provide to the Board upon request the following records.
- ۲ If a corporation:
- ð A certified copy of the articles of incorporation and any amendments;
- B) A certified copy of the bylaws and any
- 0 A certificate of good standing from the state its incorporation;
- פ Secretary of State authorizing it to do business in Illinois, if such corporation is A certificate of authority from the Illinois operating as a foreign corporation in
- Ħ directors A list of all current and former officers and
- **E** A certified copy of minutes of all meetings of the stockholders and directors. the stockholders and directors;
- 9 A current list of all stockholders including the names of beneficial owners of shares held street or other names;
- H The name of any business entity and a current list of all stockholders in such entity

LLINOIS REGISTER

DEPARTMENT OF REVENUE

11330

NOTICE OF EMERGENCY RULES

shares held in street or other names, or Attributed interest; which such corporation has a direct, Indirect including the names of beneficial owners of.

- I) A copy of the stock certificate ledger;
- ٦ complete record of all transfers of stock;
- 즈 for contributions and dates thereof; A record of amounts paid to the corporation issuance of stock and other capital
- ٤ Þ corporation; and record of all dividends distributed by the
- 3 calendar or fiscal year, equal to or greathan five percent (5%) of the outstanding officers, directors, and stockholders with an or indirect, paid during the calendar or A record of all salaries, wages, and other remuneration (including perquisites), direct capital stock of any class of stock. ownership interest at any time during the fiscal year, by the corporation, to all greater
- 2) Ιf Ø partnership:
- ð agreement; A certified copy of the partnership
- <u>B</u>) domicile; A certificate of limited partnership of its
- 9 amount and date of each capital contribution was acquired; of each partner, and the date the interest addresses, the percentage of interest in net A list of the partners, including names,
- ט A record of all withdrawals of partnership funds or assets; and
- 四 or indirect, paid to each partner during the remuneration (including perquisites), direct A record of salaries, wages and other calendar or fiscal year.

NOTICE OF EMERGENCY RULES

ω Ιf þ sole proprietorship:

- 2 the proprietor and the amount and date of his original investment; A schedule showing the name and address of
- **B**) additions to the original investment and any A record of dates and amounts of subsequent withdrawals; and
- 0 A record of salaries, wages and other or indirect, paid to the proprietor during the calendar or fiscal year. remuneration (including perquisites), direct

EMERGENCY Section 3000.1110 Accounting Records

- <u>a</u> expenses. The Administrator may, from time to time, direct the holder of an Owner's License to alter the all transactions pertaining to its revenues and The holder of an Owner's License shall maintain manner in which such records are maintained. complete, accurate, legible and permanent records of
- ٦ detailed, supporting and subsidiary records. General accounting records shall be maintained on a double entry system of accounting with transactions recorded on the accrual basis and supported by
- c chart of accounts shall be the minimum level of detail disclosure of financial information. The prescribed The Administrator shall prescribe a uniform chart of accounts and accounting classification in order to to be maintained insure consistency, comparability, and effective the holder of an Owner's License. for each accounting classification by
- The detailed supporting and subsidiary records of the holder of an Owner's License shall include without

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۳ Detailed records identifying revenues, expenses, assets, liabilities and equity for the holder of Owner's License;

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

- 2) receivable balances, other than patron checks, due Records of all investments, advances, loans and the establishment;
- ω Record of all loans and other amounts holder of an Owner's License; payable by
- 4 ultimately written-off as uncollectible by the the holder of an Owner's License, deposited by the owner, returned to the owner as "uncollected" and Record of all patron checks initially accepted by holder of an Owner's License;
- 5 Owner's License and the independent accountant selected by the Administrator; Journal entries prepared by the holder of an
- 6) Tax workpapers used in preparation of any federal tax return; state or P
- 7 other accounting period approved by the each type of live table Game, either by shift of percentage of Table Win to Table Drop for each Records which identify Table Drop, Table Win and Administrator; live table Game and those records cumulated for
- 8) accounting period approved by the Administrator; Gaming Device on a per day basis or other Records which identify the actual tokens-in, Theoretical Payout Percentage for each Electronic tokens-out, Electronic Gaming Device Drop, Electronic Gaming Device Win, Electronic Gaming Device Win to Electronic Gaming Device Drop and
- 9 complimentary service or item provided to patrons Records supporting the accumulation of the costs retail price normally charged for such service or be recorded at an amount based upon the full in the normal course of an owner's business shall for complimentary services and items.
- 10) destruction of Gaming Chips and Tokens from all sources including receipts from bill changers; Records which identify the purchase, receipt, and

NOTICE OF EMERGENCY RULES

- 11) Records required to fully comply with all the enumerated in Title 31 C.F.R., part 103. Federal Financial Record-keeping requirements as
- 12) Records required by the holder of an Owner's License's Internal Control System; and
- 13) Any other records that the Administrator requires maintained.
- <u>e</u> possession, or statistical analysis. Board, of any information within the Board's Riverboat, the Administrator may compute and determine the amount upon the basis of an audit conducted by the Receipts or the number of persons admitted on the If a holder of an Owner's License fails to maintain the records used by it to calculate the Adjusted Gross

EMERGENCY Section 3000.1120 Standard Financial and Statistical Records

- <u>а</u>) exempted by the Administrator, shall file monthly, quarterly and annual reports of financial and statistical data. The holder of an Owner's License, unless specifically
- ۵ The Administrator shall periodically prescribe a set of standard reporting forms and instructions to be used in filing monthly, quarterly and annual reports.
- <u>o</u> column so as to facilitate analysis. monthly reports shall contain a cumulative year-to-date shall be based on calendar months. Quarterly and March 31, June 30, and September 30. Monthly reports reports shall be based on the calendar quarters ending beginning January 1 and ending December 31. Annual reports shall be based on a calendar year Quarterly
- a) Section shall be sworn to and signed by: The reports required to be filed pursuant to this
- ۲ If from a corporation
- \mathbb{A} Chief Executive Officer; or
- В) Financial Vice President; or
- 0 Treasurer; or

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

- G Controller
- 2) Financial Director; If from a partnership, by a General Partner or
- ω Ιf from a sole proprietorship, Λq the proprietor;
- 4) Reports shall If from any other form of business association, the Chief Executive Officer. be addressed to the Administrator and γď

<u>е</u>)

postmarked no later than the required filing date. required filing dates are as follows: ۲ Monthly reports shall be due on the 15th calendar

The

- day of the following period;
- ω 2) day of the third period following the end of the Annual reports shall be due on the 15th calendar calendar day of the second period following the Quarterly reports shall be due on the 15th of the quarter; and
- ť) a regular quarterly report or unless exempted by the Administrator. The filing date shall be thirty (30) calendar days after the date of occurrence of the quarterly report as of the date of occurrence of such holder of an Owner's License shall file an interim Owner's License, voluntary or involuntary change in business entity or material change in ownership, the event, unless such event has already been disclosed in In the event of a termination or suspension of the
- g report may be required from the holder of an Owner's concludes the adjustments are significant, a revised relates. In the event that the adjustments were not reflected in the holder of an Owner's License's Any adjustments resulting from the quarterly and annual audits required in Section 3000.1130 shall be recorded License. quarterly or annual reports and the Administrator in the accounting records of the period to which it The revised filing shall be due within thirty

NOTICE OF EMERGENCY RULES

holder of an Owner's License. (30) calendar days after written notification to the

브 Delays in mailing, mail pickups, and postmarking are the responsibility of the holder of an Owner's License

Section 3000.1130 EMERGENCY Annual Audits and Other Reporting Requirements

- a) may be required. In conjunction with the audit, the independent certified public accountant selected by the written notice by the Administrator, other procedures minimum procedures that must be performed. submitted in accordance with paragraph c) of Section of the financial transactions and conditions of the The Administrator shall direct an audit to be performed Administrator shall perform the following procedures: 3000.320. The procedures set forth below are the including the Internal Control System required to be total operations of a holder of an Owner's License Upon
- ۳ On a quarterly basis:
- ₽ of the independent certified public accounting controls. Whenever in the opinion accountant, there exists no material the report shall so state; weaknesses in internal accounting controls, to report on material weaknesses in internal Evaluate the Internal Control System in order
- В conformity with generally accepted accounting presentation of Adjusted Gross Receipts in Receipts in order to report on the fair Audit the respective quarter's Adjusted Gross
- G count of each of the following: Observe "unannounced" the transportation and information, regarding the dates or times of such observations; and Owner's License are given advance directors or employees of the holder of the "unannounced" means that no officers, For purposes of these procedures, Gaming Device Drop, Table Drop, and tip box Electronic

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

- ט contractual agreements and to determine that report on compliance with the terms of the on a sample basis, with suppliers in order to Review the terms of contractual agreements, such contracts are not in excess of their fair market value.
- 2) 9 an annual basis:

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- such areas of the Internal Control System no maintained by the holder of the Owner's submitted Internal Control System approved by Owner's License has deviated from the certified public accountant the holder of an Evaluate the holder of an Owner's License recommendations regarding improvements in the deviations, regardless of materiality, and License in accordance with the Act and these and control procedures examined are not Whenever in the opinion of the independent Control System approved by the Administrator. compliance with the submitted Internal Internal Control System. longer considered effective, and shall make rules, the report shall enumerate such the Administrator or the accounts, records, Internal Control System in order to report on
- В) Audit the financial statements in order to accepted accounting principles. presentation in conformity with generally report on the financial statements fair
- G subparagraph 1)A) of paragraph a) Section shall be incorporated into which would adversely affect the holder of an operation of the internal control structure, significant deficiency on the design or A reportable condition shall be defined as a Report on reportable conditions found during shall be identified as such in the report. conditions that are also material weaknesses in the financial statements. Reportable summarize, and report financial data Owner's License's ability to record, process, The quarterly reports required consistent with the assertions of management the annual audit of the financial statements of this

NOTICE OF EMERGENCY RULES

public accountant shall be reported in a discovered by the independent certified Nonreportable conditions

- <u>5</u> written response to the independent certified public the independent certified public accountant's report. actions taken. accountant's reports required by paragraphs a) and c). The response shall indicate in detail the corrective The holder of an Owner's License shall prepare a Such response shall be incorporated in
- 0 Three (3) copies of the reports required by paragraph no a) above shall be received by the Board or postmarked, later than the required filing date.
- ۲ the quarter. Quarterly reports shall be due not later than ninety (90) calendar days after the last day of
- 2) Annual reports shall be due not later than 120 calendar days after the last day of the calendar or fiscal year.
- $\frac{\omega}{2}$ Delays in mailing, mail pickups and postmarking are the responsibility of the holder of an Owner's License
- <u>م</u> All of the audits and reports required by this paragraph shall be prepared at the sole expense of the holder of an Owner's License.

EMERGENCY Section 3000.1140 Accounting Controls Within the Cashier's Cage

a) shall sign the completed cashier's count sheet of each cashier's cage inventory item counted and the total of the opening and closing cashier's cage shall record on a cashier's count sheet the face value shift, the cashiers assigned to the outgoing shift The assets for which the cashiers are responsible shall be maintained on an imprest basis. At the end of each attesting to the accuracy of the information contained inventory to the total opening inventory. The cashiers inventories and shall reconcile the total closing the cashier's count sheet.

DEPARTMENT OF REVENUE

LINOIS REGISTER

NOTICE OF EMERGENCY RULES

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of amounts thereon to other forms records, and documents required by this Section, and recording of agreement of opening and closing inventories, agreement shall be forwarded to the accounting department for At the conclusion of each day, at a minimum, a copy of transactions. the cashier's count sheet and related documentation

EMERGENCY Section 3000.1150 Procedures for Exchange of Checks Submitted by Gaming Patrons and Granting Credit

- a) represents value to enable any person to take part in credit or advance of anything of value or which of an Owner's License shall cash any check, make any Gaming activity. loan, or otherwise provide or allow to any person any Except as otherwise provided in this section, no holder
- <u>5</u> the Administrator. patron under its Internal Control System approved by A holder of an Owner's License may extend credit to a
- 0 The Internal Control System shall provide that:
- ۲) Each credit transaction is promptly and accurately recorded in appropriate credit records.
- 2) Coupon redemption and other complimentary distribution program transactions are promptly and accurately recorded.
- ω reasonable manner considering the assets, Credit be extended only in a commercially the patron. liabilities, prior payment history and income of
- <u>a</u>) an Owner's License shall not further extend credit to under this section within thirty (30) days, holder of No credit shall be extended beyond thirty (30) days. In the event that a patron has not paid a debt created patron while this debt is outstanding.
- е patron whether in the name of the owner or a third insurer, A holder of a Owner's License shall be liable, as an for all collection activities on the debt of a

NOTICE OF EMERGENCY RULES

f) settlements of all disputed checks and disputed credit and outstanding, collection activities taken and Administrator a monthly report detailing credit issued The holder of an Owner's License shall provide to the

9 the extension of credit, the receipt of a check or other instrument or via a complimentary distribution program shall be included in the computation of Gross The value of Chips or Tokens issued to a patron upon Receipts.

EMERGENCY Section 3000.1160 Handling of Cash at Gaming Tables

- a Each Gaming employee who receives any cash or cash equivalents from a patron in the Gaming area shall promptly place the currency in the drop box.
- g No cash wagers shall be allowed to be placed at any Gaming table. prior to acceptance of a wager. Such cash shall be converted to Chips

EMERGENCY Section 3000.1170 Tips or Gratuities

- ھ No Gaming employee shall accept currency as a tip or gratuity from any patron.
- ğ from any player or patron of the Riverboat Gaming Operation where he is employed. The holder of an Owner's License shall not permit any practices prohibited by paragraph (a) of this Section. Operation employee shall solicit, any tip or gratuity shall solicit or accept, and no other Riverboat Gaming Operation employee who serves in a supervisory position boxperson, floorperson, or any other Riverboat Gaming No Riverboat Gaming Operation key employee or
- G All tips and gratuities allowed dealers shall be:
- ۲ dealer in the presence of a supervisor has removed from the slot or receptacle attached to the outer rim of the Roulette wheel until after a received at a Roulette table, the marker button Immediately deposited in a transparent locked box indicating their specific value shall not be reserved for that purpose. If Non-Value Chips are

DEPARTMENT OF REVENUE

ILLINOIS REGISTER

NOTICE OF EMERGENCY RULES

reserved for the purpose; converted them into Value Chips which are immediately deposited in a transparent locked box

- 2) employee of the accounting department Accounted for by a recorded count conducted by randomly selected dealer and a randomly selected
- ω accounting practices and shall be subject to all applicable state and federal withholding taxes; to dealers from this pool shall be made following Owner's License's payroll account. Distributions dealer has worked. Tips or gratuities from this pool shall be deposited into the holder of an distribution based upon the number of hours each Placed in a pool for pro rata distribution among the holder of an Owner's License's payroll the dealers on a weekly basis with the
- ٥ arm in an overt motion, and deposit such tip or gratuity in the transparent locked box reserved for Upon receipt from a patron of a tip or gratuity, a such purpose; and dealer assigned to the Gaming table shall extend his
- e gratuities received by employees State and Federal taxes shall be withheld on tips and

Section 3000.1171 EMERGENCY Deposits of Admission Tax and Wagering Tax

- a) account balance, sufficient to cover all tax consent of the Administrator, maintain an account at designated financial institution capable of handling License shall also maintain on deposit a minimum electronic fund transfers. The holder of an Owner's liabilities due under the Act. Each holder of an Owner's License shall, with the ω
- ğ via an Electronic Funds Transfer (EFT) system employing an Automated Clearinghouse Debit method (ACH-Debit). Both the Admission and the Wagering Taxes shall be paid
- ū manner when the appropriate account number and the Deposits will be deemed to have been made in a timely required tax payment information is provided to the

NOTICE OF EMERGENCY RULES

established. Standard Time one (1) calendar day after the close of the business day upon which the liability was Administrator, no later than 12:00 p.m. Central

- <u>a</u> agreement of the Administrator, select a twenty-four (24) hour cycle that shall be defined as the business Each holder of an Owner's License shall, for the purpose of establishing the tax liability with the
- е) will be provided by the Administrator. require. Tax and such other information as the Administrator may Gross Receipts, Adjusted Gross Receipts and Wagering admissions to Gaming excursions, Admission Taxes, daily Minimum reporting requirements include daily number of Authorization forms and detailed instructions
- f) designated as the home dock of the Riverboat. the allocation of the Admission and Wagering Tax between the State and the unit of local government The Administrator will be responsible for calculating
- 9 records of the holder of an Owner's License and tax liability due to the State, the tax liability, absent satisfactory explanation by the holder of an Owner's Illinois the greater tax due. the basis of that record which yields for the State of License, shall be calculated by the Administrator on In the event of a discrepancy or variance between
- ゖ appropriations at the beginning of each fiscal year. Funds generated by this Act shall be paid into the determined by the Board based upon the difference Education Assistance Fund by voucher/warrant, subject between the State Gaming Fund balance and The excess of funds in the State Gaming Fund will appropriation. be

Section 3000.1172 EMERGENCY Cash Reserve Requirements

equivalents an amount sufficient to protect patrons against defaults in Gaming debts owed by the holder of an Owner's Each holder of an Owner's License shall maintain, in cash or cash

LLINOIS REGISTER

NOTICE OF WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF REVENUE

The Heading of the Part: Riverboat Gambling

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2) Code Citation: 86 Ill. Adm. Code 3000

 ω Section Numbers: Proposed Action:

3000 3000.410 3000.400 3000.260 3000.250 3000.240 3000. 3000.210 3000.200 3000.170 3000. 3000. 3000. 3000.130 3000.120 3000. 3000.100 .230 .150 220 140 160 Withdrawa Withdrawa. Withdrawa. Withdrawa. Withdrawa Withdrawal Withdrawa] Withdrawa. Withdrawa. Withdrawa Withdrawal Withdrawa. Withdrawa. Withdrawa Withdrawa. Withdrawa. Withdrawa. Withdrawa

4) Date Notice of Proposed Rules Published in Illinois

January 18, 1991, (issue date) 15 I11. Reg 433

5) different set of emergency Reason for the withdrawal: rules Substitution of substantively

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF CORRECTIONS

The Notice of Proposed Amendments being corrected appeared at 1: Ill. Reg. 9785, dated July 5, 1991.

The information being corrected is as follows: One page of the proposed amendments to 77 Ill. Adm. Code 2090.20 (definitions) was unintentionally published at 15 Ill. Reg. 10230 when it should have been published at 15 Ill. Reg. 10227.

The text of the affected page is as follows:

social-worker or other-certified-social-worker pursuant-to-the clinical-social-worker or other-certified-social-worker pursuant-to-the clinical-social-work-receive-Acet-(P-A-85-1045)--or-a-person-holding-a masters-or-higher-level degree in-counseling-which-includes-a clinical-internship--In-a-devoxification-service--a-qualified treatment-professional-may-also-be-a-person-licensed-as-a registered-nurse-pursuant-to-section-3(k)-of-the-Illinois Nursing-Act-of-1987-(Ill--Rev-Stat--1987,-ch--Ill--par-3503(k))--a-licensed-practical-nurse-pursuant-to-Section-3(i)-of-the-Illinois Nursing-Act-of-1987-(Ill--Rev-Stat--1987,-ch--Ill--par-3503(k))--or-a-person-certified-as-an-emergeney medical-technician-pursuant-to-Section-4-12-of-the-Emergeney medical-services-(EMS)-Systems-Act-(Ill--Rev--Stat--1987,-ch--111-1/2-par--5504-12)--who-have-completed-at-least-40-clock hours-of-formal-training-in-the-field-of-alcoholism-or-other training-in-the-field-of-alcoholism-or-other strug-abuse--Physicians-are-deemed-to-meet-these-requirements-

"Qualified-Alcoholism and Other Drug-Treatment-Supervisor"-A
person-who-in-addition-to-meeting-the-requirements-for-a
qualified-alcoholism-and-other-drug-treatment-professional-;
has-at-least an additional-4,000-hours paid work experience-in
the-field-of-alcoholism-and/or-other-drug-abuse-and-has-at
least-10-clock-hours-in-formal-training-in-the-philosophy-and
techniques-of-supervision;-

"Recommended by a Physician": The physician formulation of, approval of, or involvement in each client's treatment plan within 14 (calendar) days from the date of initial services. The physician shall establish a diagnosis which, to be reimbursed as a Medicaid service under this Section, must be a diagnosis of alcoholism and/or other drug abuse. Evidence of the physician's supervision must be documented by the physician's supervision must be document plan or signed and dated notation indicating concurrence with the plan of treatment in the client's record. The physician must provide a handwritten signature. The provider shall not use a

DEPARTMENT OF ALCOHOLISM AND SUBSTANCE ABUSE

NOTICE OF CORRECTIONS

signature stamp. This must reoccur: whenever there is a significant change in the treatment plan (i.e. a change in service category, problem identification, or focus of treatment); or at least once within every 90 days, whichever comes first.

"Subacute": The level of care necessary to effectively treat an alcohol and/or other drug abuser's dependency on a chemical, without the more intensive measures designed to treat primary medical conditions in the acute care setting (e.g. inpatient hospitalization). Subacute care may be delivered in a facility licensed under the rules for Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs (77 Ill. Adm. Code 2058) or in a hospital either of which, -fer-purpeses-of-Medicaid

ILLINOIS ATTORNEY GENERAL

NOTICE OF PUBLIC INFORMATION

Proposed Consent Decree pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act and the Illinois Environmental Protection Act; Beloit Site.

Environmental Protection Agency. Illinois Attorney General and Illinois

Notice; request for public comment.

proposing to enter a cost recovery consent decree which was lodged in the United States District Court, for the Northern District of Illinois, Western Division. This proposed consent decree is intended to resolve the liability of the Beloit Corporation for costs of a Remedial Investigation and Feasibility Study (RI/FS) at the Beloit site near Rockton Illinois. Section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (CERCLA) requires that notice of proposed settlements be made public. This notice seeks to elicit public comments to the Beloit site cost recovery action the Illinois Environmental Protection Agency (IEPA) The Illinois Attorney General at the request of nois Environmental Protection Agency (IEPA) is

Comments must be received on or before September 2,

Floor, Chicago, Illinois 60601, and should refer to the ADDRESS: Comments should be addressed to Joseph J. Annunzio, Deputy Chief, Environmental Control Division, Illinois Attorney General's Office, 100 W. Randolph, 12th Beloit site in Rockton Illinois.

by an access road projected from the Rock River to Blackhawk Boulevard near Rockton, Winnebago County, Illinois. The settlement resolves a compliant which was filed in U.S. District Court on May 8, 1991, Civil Action No. 91 C 20137, for violations of the Illinois Environmental Protection Act (Act) and claims arising from Section 107 of CERCIA and Section 22.2 of the Act. The consent decree requires Beloit Corporation to pay the costs of a RI/FS that is to be 122(i)(1) of CERCIA, notice is hereby given of a proposed consent decree that was lodged in U.S. District Court concerning the Beloit site located in an area bordered to the west by the Rock River; to the north by Prairie Hill Road; to the east by Blackhawk Boulevard; and to the south conducted on the site. SUPPLEMENTAL INFORMATION: In accordance ţ Section

ILLINOIS ATTORNEY GENERAL

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NOTICE OF PUBLIC INFORMATION

The State of Illinois may withdraw its consent if comments received disclose facts which indicate that the consent decree is inappropriate, improper or inadequate. For thirty (30) days following the date of publication of the notice, the Illinois Attorney General will receive written comments relating to the consent decree.

Attorney General's regional office located at 119 N. Church Street, Rockford, Illinois 61101 and the Federal Court House, Federal Building, Rockford, Illinois 61101. A copy of the proposed consent decree may be obtained from the Illinois Attorney General's Office. A copy of the proposed consent decree can be found at the Illinois

ILLINOIS ATTORNEY GENERAL

NOTICE OF PUBLIC INFORMATION

Proposed Consent Decree pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act and the Illinois Environmental Protection Act; IPC Site.

AGENCY: Illinois Attorney General and Illinois Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: The Illinois Attorney General at the request of the Illinois Environmental Protection Agency (IEPA) is proposing to enter a cost recovery consent decree which was lodged in the United States District Court, for the Northern District of Illinois, Western Division. This proposed consent decree is intended to resolve the liability of over 50 parties for costs of a Remedial Investigation and Feasibility Study (RI/FS) at the Interstate Pollution Control, Inc. (IPC) site in Rockford Illinois. Section 122(i) of the Comprehensive Environmental Response, requires that notice of proposed settlements be made public. This notice seeks to elicit public comments to the Beloit site cost recovery action consent decree.

DATE: Comments must be received on or before September 2, 1991.

ADDRESS: Comments should be addressed to Joseph J. Annunzio, Deputy Chief, Environmental Control Division, Illinois Attorney General's Office, 100 W. Randolph, 12th Floor, Chicago, Illinois 60601, and should refer to the Beloit site in Rockton Illinois.

SUPPLEMENTAL INFORMATION: In accordance to Section 122(1)(1) of CERCIA, notice is hereby given of a proposed consent decree that was lodged in U.S. District Court concerning the IPC site located at the northwest intersection Peoples Avenue and Magnolia Street in Rockford, Winnebago County, Illinois. The settlement resolves a compliant which was filed in U.S. District Court on May 8, 1991, Civil Action No. 91 C 20136, for violations of the Illinois Environmental Protection Act (Act) and claims arising from Section 107 of CERCIA and Section 22.2 of the Act. The consent decree requires Beloit Corporation to pay the costs of a RI/FS that is to be conducted on the site.

TOE OF THE TO THE OWNER, ON

ILLINOIS ATTORNEY GENERAL

NOTICE OF PUBLIC INFORMATION

The State of Illinois may withdraw its consent if comments received disclose facts which indicate that the consent decree is inappropriate, improper or inadequate. For thirty (30) days following the date of publication of the notice, the Illinois Attorney General will receive written comments relating to the consent decree.

A copy of the proposed consent decree may be obtained from the Illinois Attorney General's Office. A copy of the proposed consent decree can be found at the Illinois Attorney General's regional office located at 119 N. Church Street, Rockford, Illinois 61101 and the Federal Court House, Federal Building, Rockford, Illinois 61101.

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

Pursuant to the provisions of paragraph 11a of the Illinois Prevailing Wage Act (Ill. Rev. Stat., 1989, ch. 48, par. 39s-1--12), the following contractor's name was published in error as being debarred from being awarded public works construction contracts:

Singles Roofing Co., Inc. 345 Willard, P.O. Box 31 Elgin, Illinois 60121-0031 Mr. Donald A. Durschslag

The above mentioned contractor has been issued only a Notice of First Violation.

Questions regarding this matter should be directed to:

≠1 West Old State Capitol Plaza Springfield, Illinois 62701-1217 Conciliation and Mediation Division The Illinois Department of Labor

DEPARTMENT OF LABOR

ILLINOIS REGISTER

NOTICE OF PUBLIC INFORMATION

LIST OF CONTRACTORS PROHIBITED FROM AN AWARD OF A CONTRACT OR A SUBCONTRACT FOR PUBLIC WORKS PROJECTS

from the date of this publication: awarded any contract or subcontract for a public works project for one (1) year have disregarded his obligations to employees under the Prevailing Wage Act on two (2) separate occasions after January 1, 1990; and is prohibited from being Department of Labor gives notice that the following contractor has been found to Act (Ill. Rev. Stat., 1989, ch. 48, par. 39s-1--12), the Director of the Illinois Pursuant to the provisions of paragraph lla of the Illinois Prevailing Wage

Mr. Stelio Tsahas Lake Station, Indiana 46405 P.O. Box 5177 Icarus Industrial Painting & Contracting Co., Inc

Paragraph 11a of the Prevailing Wage Act provides in part that:

appearing on the list, or to any firm, corporation, partnership or the list containing the name of such contractor or subcontractor. interest until 2 years have elapsed from the date of publication of association in which such contractor or subcontractor has an "No contract shall be awarded to a contractor or subcontractor

available from: Copies of the Illinois Prevailing Wage Act and Notices of Violations are

Conciliation and Medlation Division Springfield, Illinois 62701-1217 #1 West Old State Capitol Plaza The Illinois Department of Labor

DEPARTMENT OF LABOR

NOTICE OF PUBLIC INFORMATION

LIST OF CONTRACTORS PROHIBITED FROM AN AWARD OF A CONTRACT OR A SUBCONTRACT FOR PUBLIC WORKS PROJECTS

Pursuant to the provisions of paragraph 11a of the Illinois Prevailing Wage Act (III. Rev. Stat., 1989, ch. 48, par. 39s-1-12), the Director of the Illinois Department of Labor gives notice that the following contractor has been found to have disregarded his obligations to employees under the Prevailing Wage Act on two (2) separate occasions after January 1, 1990; and is prohibited from being awarded any contract or subcontract for a public works project for one (1) year from the date of this publication:

Mr. Christos Tsahas
Three Star Painting
P.O. Box 5174
Lake Station, Indiana 46405

Paragraph 11a of the Prevailing Wage Act provides in part that:

"No contract shall be awarded to a contractor or subcontractor appearing on the list, or to any firm, corporation, partnership or association in which such contractor or subcontractor has an interest until 2 years have elapsed from the date of publication of the list containing the name of such contractor or subcontractor."

Copies of the Illinois Prevailing Wage Act and Notices of Violations are available from:

The Illinois Department of Labor Conciliation and Mediation Division Room 300
#1 West Old State Capitol Plaza Springfield, Illinois 62701-1217

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of July 17, 1991 through July 23, 1991, and have been scheduled for review by the Committee at its August meeting. Other items not contained in this published list may also be considered by the Committee at its August meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

9/5/91	9/3/91	Second Notice Expires
Department of Alcoholism and Substance Abuse, Licensure of Alcoholism and Substance Abuse Treatment, Intervention and Research Programs (77 III. Adm. Code 2058)	Department of Conservation, Sport Fishing Regulations for the Waters of Illinois (17 Ill. Adm. Code 810)	Agency and Rule
6/7/91 15 Ill. Reg. 8337	5/31/91 15 III. Reg. 8101	Start of First Notice
August, 1991	August, 1991	Scheduled for Consideration by JCAR

PROCLAMATION

SADDLEBRED HORSE ASSOCIATION CENTENNIAL WEEK AMERICAN HACKNEY HORSE SOCIETY AND AMERICAN

their 100th anniversary; and and the American Saddlebred Horse Association are celebrating Whereas, founded in 1891, the American Hackney Horse Society

American Saddlebred Horse Association reside in our state; and located in Illinois and numerous members and the president of the Whereas, the American Hackney Horse Society's registry

the United States; and Whereas, Illinois has the most registered Hackney ponies and is the fourth largest registry of American saddlebred horses in

economy; and Whereas, these two breeds significantly impact our state

in the United States; Whereas, the Illinois State Fair has the largest Hackney show

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 6-10, 1991, as AMERICAN HACKNEY HORSE SOCIETY AND AMERICAN SADDLEBRED HORSE ASSOCIATION CENTENNIAL WEEK in Illinois.

Issued by the Governor July 15, 1991. Filed with the Secretary of State July 22, 1991.

ARMED SERVICES VOCATIONAL APTITUDE BATTERY (ASVAB) AWARENESS YEAR

Whereas, providing our students with information to help them determine their educational and vocational goals will benefit all citizens; and

the capabilities of young people interested in entering military; and Armed Services Vocational Aptitude Battery (ASVAB) to determine Whereas, the Armed Forces of the United States utilizes the

schools throughout Illinois at no cost or obligation and provides a good vocational aptitude index; and Whereas, Whereas, the ASVAB is offered by the Department of Defense in ASVAB results can be used to determine the

facilitating student learning; vocational and academic aptitudes of our students and provide counselors and teachers with information vital to guiding and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim the 1991-1992 school year as ARMED SERVICES VOCATIONAL APTITUDE BATTERY (ASVAB) AWARENESS YEAR in Illinois and encourage students' vocational and academic aptitudes. school districts to consider using ASVAB as a method of measuring

Issued by the Governor July 15, 1991. Filed with the Secretary of State July 22, 1991.

ILLINOIS REGISTER

91

BUD BILLIKEN DAY 91-359

Billiken Parade and Picnic has provided free, wholesome fun entertainment for thousands of children; and Whereas, for 61 years, the annual Chicago Defender Charities

outstanding events; and reputation Whereas, the Bud Billiken Parade and Picnic has earned of being one of Chicago's most distinguished and the

the goals of this administration--to emphasize the importance of making our youths' education a top priority;
Therefore, I, Jim Edgar, Governor of the State of Illinois, Whereas, the Bud Billiken Parade and Picnic supports one of

proclaim August 10, 1991, as BUD BILLIKEN DAY in Illinois. Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

FLAGS AT HALF-STAFF DAY

Whereas, despite progress in facility professionalism, criminal violence has not yet been our jails and prisons; and this violence led to the unnecessary deaths of despite overcome in design

correctional officers last year; and Whereas, to pay respect to all officers killed in the line of duty, flags at jails and prisons throughout our state and our nation should be flown at half-staff between ll a.m. and 2 p.m. Friday, June 21, 1991; and Whereas, during this observance, corrections well as all citizens, should pause and corrections professionals,

remember that

nation's correctional institutions. I strongly urge all jails and correctional officers were killed on duty last year;
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim June 21, 1991, as FLAGS AT HALF-STAFF DAY in Illinois in respect for the correctional officers who were killed in our

prisons to recognize the observance accordingly.
Issued by the Governor July 15, 1991.
Filed with the Secretary of State July 22, 1991.

HENRY GEORGE DAY 91-361

Whereas, September 2, 1991, marks the 152nd anniversary of the birth of Henry George, America's great economist, author, and lecturer; and

this 19th century thinker was the pioneer in social

reform taken for granted in business and industry today;

encourage building and remodeling by assessing less tax improvements; and Philadelphia cities have adopted a two-rate taxation policy to branch in Chicago, teach George's philosophy. A growing list of schools and associations nationwide, including

Whereas, this year, September 2 is also Labor Day, and George was a charter member of the printers' union; and Whereas, many people in commerce, industry, religion, and education join in spreading the philosophy of this 19th century

philosopher;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 2, 1991, as HENRY GEORGE DAY in Illinois and urge citizens to take cognizance of special events planned to commemorate the occasion.

Issued by the Governor July 15, 1991. Filed with the Secretary of State July 22, 1991.

JOHN O. DICKINSON DAY

largest nonprofit organization that focuses on educating our dedication to Junior Achievement, Inc., Whereas, John O. Dickinson has given 36 years of leadership dedication to Junior Achievement, Inc., the oldest and

Whereas, for 18 years, John O. Dickinson has served as president of Junior Achievement of Chicago, enriching the education of students in Northern Illinois and Indiana and providing them with positive role models in business; and Whereas, John O. Dickinson has been instrumental in developing partnerships between the business and educational communities and students and parents throughout Northern Illinois in order to accomplish the mission of Junior Achievement;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 31, 1991, as JOHN O. DICKINSON DAY in Illinois, to honor his retirement and recognize the contributions he has made to education in our state and our nation.

Fished with the Governor July 15, 1991.

Filed with the Secretary of State July 22, 1991.

SICKLE CELL 91-363 HTNOM

Inc., (NASCD) will hold its annual convention October 9-13, 1991; Whereas, the National Association For Sickle Cell Disease,

Whereas, this year's convention marks the 20th anniversary of NASCD as the leading national advocate of comprehensive health care and service programs for persons with sickle cell

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conditions; and

whereas, NASCD is the first and only organization formed to provide coordinated national leadership to address a pressing problem within the African-American community; and whereas, NASCD has helped various federal and state government agencies develop and implement health care programs and policy statements regarding sickle cell treatment and research; and

Whereas, NASCD has developed guidelines and standards for sickle cell testing programs, with special attention given to recommendations for prenatal testing programs; and whereas, NASCD has developed and conducted an apprenticeship

program to motivate African-American students to select careers in the scientific field. Perhaps one of these students will find

a cure for sickle cell anemia; and
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim September 1991 as SICKLE CELL MONTH in Illinois in
commemoration of 20 years of service of the National Association
for Sickle Cell Disease.
Issued by the Governor July 15, 1991.

Filed with the Secretary of State July 22, 1991.

U.S. PRO CRITERIUM CHAMPIONSHIP DAY 91-364

whereas, on August 11, the speed, color, and excitement of professional bicycle racing will fill the streets of Downers Grove; and

Sun-Times and the Village of Downers Grove will combine to host one of the nations's best cycling events; and Whereas, for the third consecutive year, the efforts Chicago

Whereas, this day-long event of bicycle racing will culminate with the U.S. Pro Criterium Championship;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 11, 1991, as U.S. PRO CRITERIUM CHAMPIONSHIP DAN Illinois.

Filed with the Secretary of State July 22, Issued by the Governor July 15, 1991.

COLUMBIAN INDEPENDENCE DAY

Whereas, thousands of Columbians living in Illinois have

contributed to the progress of our state; and Whereas, July 20, 1810, signified the birth of the Republic of Columbia as a new, free, and democratic nation; and Whereas, the manifestations that resulted in the country's spirit culminated in the popular movement toward independence 181 years ago, making the Republic of Columbia the model of democracy

Command The

patriotic fervor; Whereas, on July 20, 1991, Columbians in our state and around the world will commemorate Columbia's 181st anniversary with deep

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 20, 1991, as COLUMBIAN INDEPENDENCE DAY in Illinois and urge citizens to recognize the importance of the special events planned for this day.

Issued by the Governor July 16, 1991. Filed with the Secretary of State July 22, 1991.

ARTS WEEK 91-366

everyone; and Whereas, the arts in all forms are treasures that bring joy

hearts and minds; and history, and the art of far-away places that we bring home in our Whereas, our lives are enriched by the art that surrounds us in our everyday environments, the art that is part of our

Whereas, the arts in Illinois deserve recognition and support so they may continue to flourish in abundant variety; and

for the Arts are two organizations that play a vital role in Whereas, the Illinois Arts Council and the National Endowment

government interference in its content; bringing the arts to our citizenry; and
Whereas, central to that partnership is the shared belief
that freedom of artistic expression must remain unfettered by

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 22-28, 1991, as ARTS WEEK in Illinois.

Issued by the Governor July 17, 1991.

Filed with the Secretary of State July 22, 1991.

DR. ROGER E. COMPTON DAY 91-367

Whereas, Dr. Roger E. Compton has served as senior pastor of the Central Baptist Church of Springfield since June 1979; and Whereas, Dr. Compton is presently serving as a religious newscaster and commentator for WCIA-TV, Channel 3, Champaign-Urbana and serves on the editorial staff of radio

Mattoon Salvation Army Unit. He is currently president of the American Baptist Churches of the Great Rivers Region and director of the Sangamon County Senior Citizens Commission; and including the Sangamon Area Literary Council, the Springfield Chamber of Commerce, Coles County Mental Health Center, and the his church and community through his participation and membership in numerous civic, charitable, and religious organizations, station WMAY in Springfield; and Whereas, Dr. Compton continually evidences his devotion to

Whereas, Dr. Compton is listed in Who's Who Religion,

ILLINOIS REGISTER

International Biography of Social Science; and Who's Who in Illinois, Notable Americans 0f 1976, and the

in recognition of his 12 years of service to Central Baptist Church and his numerous contributions to the community. Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 30, 1991, as DR. ROGER E. COMPTON DAY in Illinois Upper Room, The Baptist Leader, and Scripture Press publications; Whereas, Dr. Compton has written for The Secret Place,

Issued by the Governor July 17, 1991. Filed with the Secretary of State July 22, 1991.

PERUVIAN DAY 91-368

Whereas, the Republic of Peru declared its independence Spanish rule July 28, 1821; and from

Whereas, this Declaration is symbolic of the triumphant struggles for liberty and human dignity of all Peruvians; and Whereas, more than 8,000 Peruvians reside in our state; and Whereas, Illinois' Peruvian citizens have built strong bonds

our communities; friendship in our state and have made worthwhile contributions

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim July 27, 1991, as PERUVIAN DAY in Illinois in celebration of the 170th anniversary of the Republic of Peru's Declaration of Independence.

Issued by the Governor July 17, 1991. Filed with the Secretary of State July 22, 1991.

JCAR - Joint Committee on Administrative

20 ER H C - Notice of Corrections CC - Codification Changes A - Adopted Rule
AR - Adopted Repealer Emergency Rule Modification to meet JCAR objections JCAR Statement of Objections Emergency Repealer **ACTION CODES** PR - Proposed Repealer PР PF - Prohibited Filing Ordered by JCAR Proposed Rule Refusal to meet JCAR objection Peremptory or Court ordered Rules - Statement of Recommendation - Suspension ordered by ICAR Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

TITLE Ill. Adm. Code 285 PART-Ill. Grain Insurance Act (P-18048/85; ACTION CODE-PAGE NUMBER -PREVIOUS VOLUME: PAGE NUMBER ACTION CODE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS. PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION ST (217) "32-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL 62 III. Adm. Code 2501 Abandoned Mined Lands Reclamation (

Abandoned Mined Lands Reclamation (P-141; A-6513)

AGING, DEPARTMENT ON

89 III. Adm. Code 240

Community Care Program (E-2838; A-10351) (P-18635/90; A-10351)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 125 8 III. Adm. Code 255 Meat & Poultry Inspection Act (PP-620; W-1574) (P-1583) (PP-3117) (PP-8714) (P-1583; III. State Fair & DuQuoin State Fair, Non-Fair Space Rental & the General Operation of the State Fairgrounds (P-10965/90; A-455) Agrichemical Facilities (E-128)

8 Ill. Adm. Code 290 2 Ill. Adm. Code 700 Standardbred & Thoroughbred Horse Breeding & Racing Programs (P-19087'90; A-5207) Organizational Chart, Description, Rulemaking Procedure, & Programs (A-61-)5)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

77 III. Adm. Code 2030 77 III. Adm. Code 2031 77 III. Adm. Code 2030 77 III. Adm. Code 2058 77 Ill. Adm. Code 2090 77 Ill. Adm. Code 2032 Subacute Alcoholism & Substance Abuse Treatment Services (P-9785; E-102:12; C-11343) Licensure of Alcoholism & Substance Abuse Treatment, Intervention & Research Programs Fiscal & Programmatic Requirements (PR-9153) Award Criteria & Procedure (PR-9149) Award & Monitoring of Funds (P-9083) (P-6457/90; A-2597) (P-8837)

Suspension & Termination of Financial Assistance (PR-9218)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

AUGUST 2, 1991

ASBESTOS ABATEMENT AUTHORITY, ILLINOIS

VOL. 15, ISSUE #31

2 III. Adm. Code 2650 Organization, rulemkaing & Public Information (A-2660)

Motor Vehicle Advertising (P-6343)

ATTORNEY GENERAL 14 Ill. Adm. Code 475

AUDITOR GENERAL 74 Ill. Adm. Code 420 Code of Regs. (P-15645/90; A-3429)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

38 Ill. Adm. Code 307 Acquisition of Former Main Banking Premises or Branches of Eligible Depository Institutions (P-3611)

38 III. Adm. Code 354 38 III. Adm. Code 397 38 III. Adm. Code 350 Administration of Collateral Obtained in Collection of a Debt (P-3614)

Corporate Fiduciary Receivership Account (P-15181/90; A-167)

Loan Agreements Providing for a Bank to Share in Profits, Income or Earning; (P-2053)

CARNIVAL-AMUSEMENT SAFETY BOARD

56 Ill. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-2989/90; A-4109)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF 89 Ill. Adm. Code 1300 80 Ill. Adm. Code 303 Day Care (P-5141) Conditions of Employment (P-4801) (E-5076) (P-17399/90; A-5214)

44 Ill. Adm. Code 5040 44 Ill. Adm Code 5030 80 Ill. Adm. Code 310 State Vehicles & Garage (P-17403/90; A-7553) Personal Use of State Telephones (P-1203; A-8843) (PP-5100) (P-5147) (PP-5465) (P-6364) (E-10485) (P-4497; A-11080)

Pay Plan (PP-663) (P-14657/90; A-3296) (P-15186/90; A-4401) (P-4497; W-5920)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 352 89 Ill. Adm. Code 431 Financial Responsibility of Parents or Guardians of the Estates of Children Confidentiality of Personal Information of Persons Served by the Dept. (P-43C3/90; A-24)

COMMERCE COMMISSION, ILLINOIS 89 Ill. Adm. Code 335 89 Ill. Adm. Code 300 92 Ill. Adm. Code 1311 Relative Home Placement (P-8415)
Reports of Child Abuse and Neglect (P-8735) Crossings of Rail Carriers & Highways (P-18177/90; A-10920) Dual Party Relay Service (P-18675/90; A-5618) Commodity Group Definitions (P-4195) (P-18871/90; A-11111)

92 III. Adm. Code 1535 83 III. Adm. Code 756 83 III. Adm. Code 280 83 Ill. Adm. Code 445 Procedures for Gas, Electric, Water & Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices & Discontinuance of Service (G.O. #172) (P-9801) Purchase & Sale of Electric Energy From Qualified Solid Waste Energy Facilities

83 Ill. Adm. Code 220 Reports of Accidents by Telecommunications Carriers & by Fixed Public Util:ties Other

83 Ill. Adm. Code 780 Right-of-Way Precondemnation Negotiations by Telephone Companies (P-13 .00/90; Than Pipelines Transporting Liquids (P-15653/90; A-5056)

Standard Filing Requirements for Electric, Gas, Water & Sewer Utilities &

83 Ill. Adm. Code 730 83 Ill. Adm. Code 285 Standards of Service for Local Exchange Telecommunications Carriers (P-1627) Telecommunications Carriers in Filing for an Increase in Rates (P-9807)

Standards of Service for Telephone Utilities (G.O. 197) (PR-1650)

Telephone Assistance Programs (PR-4803; ER-5082; RC-5111) Telecommunications Access for the Hearing & Voice Impared (P-19109/90; A-5624)

83 II. Adm. Code 730 83 III. Adm. Code 755 83 III. Adm. Code 777 92 III. Adm. Code 1270 83 III. Adm. Code 1270 92 III. Adm. Code 1308 Unlawful Operations (P-8097) Transfers of Licenses (P-16170/90; A-10925) Uniform System of Accounts for Telecommunications Carriers (P-20565/90; A-8205)

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CITATION ATTIVE PATIETY	ı
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VOL. I5, ISSUE #31 1991 CUMULATIVE INDEX

AUGUST 2, 1991

VOL. 15, ISSUE #31

ILLINOIS REGISTER
1991 CUMULATIVE INDEX

AUGUST 2, 1991

17 III. Adm. Code 690 St I7 III. Adm. Code 810 St 17 III. Adm. Code 720 T 17 III. Adm. Code 715 T	17 III. Adm. Code 1390 17 III. Adm. Code 510 17 III. Adm. Code 540 17 III. Adm. Code 2500 18 III. III. Adm. Code 2500 19 III. Adm. Code 2500 19 III. Adm. Code 570 17 III. Adm. Code 520 17 III. Adm. Code 525 17 III. Adm. Code 1070 17 III. Adm. Code 1070 17 III. Adm. Code 550 R	FION, DEPARTN Code 3033 Code 530 Code 830 Code 830 Code 115 Code 2520 Code 950 Code 730 Code 730 Code 730	COMMUNITY COLLEGE BOARD 23 III. Adm. Code 1501 Admi COMPTROLLER 74 III. Adm. Code 285 Claim 74 III. Adm. Code 280 Public	14 III. Adm. Code 500 47 III. Adm. Code 100 R 14 III. Adm. Code 640 S6 III. Adm. Code 640 47 III. Adm. Code 110 S1 47 III. Adm. Code 120 S1 14 III. Adm. Code 120 S1 14 III. Adm. Code 545 T1 14 III. Adm. Code 540 T1 S6 III. Adm. Code 2610 T1 S6 III. Adm. Code 2610 T1 T2 T3 T4 T4 T4 T4 T4 T4 T4 T4 T4	56 III. Adm. Code 2625 E. 14 III. Adm. Code 520 E. 14 III. Adm. Code 510 III 14 III. Adm. Code 570 III 16 III. Adm. Code 2650 III 16 III. Adm. Code 2650 III
Squired Hunting (P. 4214; A-10012) Squired Hunting (P. 4214; A-10012) Sport Fishing Regs. for the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; A-9977) (E-5430) (P-8101) Taking of Wild Turkeys - Fall Archery Season, The; (P-6836) Taking of Wild Turkeys - Fall Gun Season, The; (P-6842)	Falconry & the Captive Propagation of Raptors (P-10.1749b); A-52) General Hunting & Trapping on Department-Owned or -Managed Sites (P-48::9; A-9966) III. Biscycle Path Grant Program (P-18380/90; A-4132) III. Salmon Stamp Contest Procedures (P-3655; A-9973) Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting; (P-6811) North Point Marina (P-16182/90; A-1495) (P-9233) Nuisance Wildlife Control Permits (P-1837/90; A-4149) Public Use of State Parks & Other Properties of the Dept. of Conservation (P- 0251) Phaccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting: (P-6823)	AENT OF Boat Access Area Construction Program (P-18365/90; A-4117) Boat Access Area Construction Program (P-18365/90; A-4117) Cock Pheasant, Hungarian Partridge, Bobwhite Quait, Rabbit & Crow Hunting; (P-4805; A-9924) Commercial Fishing and Musseling in CertainWaters of the State (P-2057; RC-8314; A-8544) Competitive Tournament Fishing on State-Owned &/or Leased Water Areas (P-3365; A-9948) Competitive Tournament Fishing on State-Owned &/or Leased Water Areas (P-3365; A-9948) Consignment of Licenses (P-725; A-7653) Dog Training on Department-Owned or Managed Sites (P-6807) Dove Hunting (P-4200; A-9951) Dove Hunting (P-4200; A-9951) Dove Hunting (P-4200; A-9951) Consignment of Licenses (P-6807) Dove Hunting (P-4200; A-9951)	ARD Administration of the Public Community College Act (P-18890/90; A-10929) Claim Eligible to be Offset (P-17139/90; A-5070) Public Radio & Television Grants (P-18359/90; O-5112; R-8724; A-8696)	Local Jourism & Convention Bureau Program (F-8/82/90; A-1/78) (F-10249) (E-1049), C-11014) C-11014) Residential Energy Assistance Parmership Program (P-15189/90; O-1575; R-2603; A-3437) Raya Diversification Act Program (P-13391/90; A-7558) Service Delivery System & State Responsibilities (P-691) State Administration of the Federal Community Development Block Grant Program for Small Cities (P-10985/90; 0-19076/90; R-3127 A-4410) State Administration of the Federal Community Services Block Grant Program (P-8617) Technology Advancement & Development Act Programs (P-3620) Technology Commercialization Grant-In-Aid Programs (P-11022/90; A-973) Training Services for the Disadvantaged (P-16117/90; A-7595) (P-3641) Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-8081)	COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF 56 Ill. Adm. Code 2625 Economic Dislocation & Worker Adjustment Assistance (P-13045/90; A-10368) Economic Dislocation & Worker Adjustment Assistance (P-13045/90; A-10368) 14 Ill. Adm. Code 520 Enterprise Zone Program (P-13060/90; A-8683) (P-9787) 14 Ill. Adm. Code 510 Ill. Promotion Act Programs (P-13072/90; A-2673) (P-677; A-8848) 14 Ill. Adm. Code 570 Ill. Small Business Development Program (P-4528; A-9902) 56 Ill. Adm. Code 260 Industrial Training Program (P-19503/90; W-3602)

ENVIRONMENTAL PROTECTION AGENCY 35 III. Adm. Code 859 Procedures for Col 35 III. Adm. Code 870 Procedures for Iss	56 III. Adm. Code 27/0 56 III. Adm. Code 2815 56 III. Adm. Code 2815 56 III. Adm. Code 2732 56 III. Adm. Code 2735 56 III. Adm. Code 2765 56 III. Adm. Code 2875 56 III. Adm. Code 2730	ELECTIONS, STATE BOARD OF 26 III. Adm. Code 100 General Rules & Reg. 26 III. Adm. Code 125 Practice & Procedure 26 III. Adm. Code 210 Raffles Conducted by EMPLOYMENT SECURITY, DEPARTMENT OF	EDUCATIONAL OPPORTU 23 III. Adm. Code 2400	EDUCATION, STATE BOARD OF 23 III. Adm. Code 225 Alco 23 III. Adm. Code 25 Certi 23 III. Adm. Code 26 Com 23 III. Adm. Code 27 Com 23 III. Adm. Code 34 Fello 23 III. Adm. Code 1 Publi 23 III. Adm. Code 220 Scien 23 III. Adm. Code 220 Scien 23 III. Adm. Code 226 Spec	DEVELOPMENT FINANCE AUTHORITY 14 III. Adm. Code 1220 Financing Pro	CRIMINAL JUSTICE INFO	CORRECTIONS, DEPARTMENT OF 20 III. Adm. Code 701 County 20 III. Adm. Code 415 Health (20 III. Adm. Code 460 Impact J 20 III. Adm. Code 502 Safety, J 20 III. Adm. Code 405 School J	CONSERVATION, DEPARTMENT OF (CONT'D) 17 Ill. Adm. Code 710 17 Ill. Adm. Code 1535 17 Ill. Adm. Code 1535 17 Ill. Adm. Code 670 17 Ill. Adm. Code 680 White-Tailed Deer Hu 17 Ill. Adm. Code 680 White-Tailed Deer Hu 17 Ill. Adm. Code 740 Woodcock, Snipe, Rai
CTION AGENCY Procedures for Collection of Review & Evaluation Services Costs (P-8438) Procedures for Issuing Solid Waste Planning & Enforcement Grants (P-15667, 90; A-9311)	Disqualifying Income & Reduced Benefits (P-1905/90, A-180) (P-5495) Employees' General Rights & Duties (P-17152/90; A-1817) Employment (P-6382) Payment of Benefits (P-10871) Payment of Unemployment Contributions, Interest & Penalties (P-13910/90; /185) (P-3381: A-11122) (P-11034) Supplemental Federal Benefits (PR-4555; AR-10414) Wages (P-9817)	D OF General Rules & Regs. Under the Campaign Financing Act (P-5939) Fractice & Procedure (P-5943) Raffles Conducted by Political Committees (P-3814/90; A-4450) , DEPARTMENT OF	EDUCATIONAL OPPORTUNITY, ILLINOIS CONSORTIUM FOR 23 III. Adm. Code 2400 III. Consortium for Educational Opportunity Program (P-4550; A-10069)	Alcohol & Drug Education Initiative (P-10265) Alcohol & Drug Education Initiative (P-10265) Certification (P-10277) Comprehensive Arts Programs (P-11447)90; A-463) Fellowship, Trainceship & Scholarship Programs ((P-9237) Public Schools Evaluation, Recognition & Supervision (P-6931/90; O-21110/40; M-2877; A-2692) Scientific Literacy (10288) Secular Textbook Loan (P-9250) Special Education (P-11068/90; A-40)	AUTHORITY Financing Programs (P-8747)	CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS 20 III. Adm. Code 1560 Operating Procedures for the Administration of Non-Federal Grant Funds (P-8800/90; A-7034)	ENT OF County Jail Standards (P-7861) Health Care (P-1522899; 0-21107; R-1168; A-988) Health Care (P-1522899; 0-21107; R-1168; A-988) Impact Incarceration Program (P-18421/90; A-3479) Records of Committed Persons (P-19507/90; A-5638) Safety, Maintenance & Sanitation (P-5935) School District #428 (P-1; A-5642)	MENT OF (CONT'D) Taking of Wild Turkeys - Spring Season, The (P-185704/90; A-4161) Timber Harvest Fees (P-20117/90; A-5219) White-Tailed Deer Hunting by Use of Bow & Arrow (P-4836; A-10021) (P-10255) White-Tailed Deer Hunting Spring of Firearns (P-4833; A-10038) White-Tailed Deer Hunting Season by Use of Handguns (P-8107) White-Tailed Deer Hunting Souson by Use of Muzzleloading Rifles (P-19123/90; A-4777) (P-6851) Woodcock, Snipe, Rail & Teal Hunting (P-4222; A-10057)

UE #31	
1991 CUMULATIVE INDEX	ILLINOIS REGISTER
_	

VOL. 15, ISSI

AUGUST 2, 1991

HEALTH CARE COST C	FIRE MARSHAL, OFFICE OF THE STATE 41 III. Adm. Code 250 Fire Equipment 41 III. Adm. Code 260 Fire Equipment 41 III. Adm. Code 170 Storage, Transp (P-12373)9(FINANCIAL INSTITUTIONS, DEPARTMENT OF 38 III. Adm. Code 180 Uniform Disposition of
HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS	E OF THE STATE Fire Equipment Distributor & Employee Standards (P-5322/90; A-5656) Fire Equipment Program Administrative Regulations (P-7872) Storage, Transportation, Sale & Use of Petroleum & Other Regulated Substances (P-12373/90; A-7042) (P-10875)	ONS, DEPARTMENT OF Uniform Disposition of Unclaimed Property Act (P-1207; A-8555)

HISTORIC PRESERVATION AGENCY, ILLINOIS

77 Ill. Adm. Code 2530

Hospital Price Information (P-17428/90; A-1821)

Public Use of Historic Sites & Properties (P-1680; A-10596)

HUMAN RIGHTS COMMISSION

Procedural Rules (P-10521)

HOUSING DEVELOPMENT AUTHORITY, ILLINOIS 47 Ill. Adm. Code 360 Affordable Housing Program (P-9260)

47 Ill. Adm. Code 350 Low-Income Housing Tax Credit Allocation (P-9282)

INDUSTRIAL COMMISSION, ILLINOIS 50 Ill. Adm. Code 7030 Arbitration (P-18434/90; A-8214)

50 Ill. Adm. Code 7020 50 Ill. Adm. Code 7100 Insurance Regs. (P-6863)
Pre-Arbitration (P-18441/90; A-8221)

2 111. Adm. Code 2025 Public Information, Rulemaking & Organization (A-7897)

INSURANCE, DEPARTMENT OF

50 1ll. Adm. Code 6602 50 1ll. Adm. Code 2009 50 Ill. Adm. Code 2008 50 Ill. Adm. Code 2007 50 Ill. Adm. Code 930 50 111. Adm. Code 6101 50 Ill. Adm. Code 909 50 Ill. Adm. Code 1407 Cost Containment Form & Data Reporting Requirements (P-7391) Group Coordination of Benefits (P-5953) Minimum Standards for Individual & Group Medicare Supplement Insurance : P-4566; Minimum Standards of Individual Accident & Health Insurance (P-17737/90; A-7658) Life Insurance Solicitation (P-10884) Health Maintenance Oraganization (P-20205/89; O-2117/90; M-365; A-199) Advertising & Sales Promotion of Life Insurance & Annuities (P-8766) Accelerated Life Benefit/Terminal Illness/Qualified Conditions (P-17737/90; A-8872)

W-6788)

50 III. Adm. Code 918 50 III. Adm. Code 3119 50 III. Adm. Code 754 Prelicensing & Continuing Education (P-12127/90; A-69) (P-11055) Policyholder Security Deposit Act (PR-2899)

LABOR, DEPARTMENT OF 50 III. Adm.

50 III. Adm. Code 2014

56 Ill. Adm. Code 205 Toxic Substances Disclosure to Employees (P-4872)

Surplus Line Business Requirements (P-6878) Small Employer Group Health Insurance (P-5975) Rules & Rate Filings (P-15238/90; A-4458)

LOCAL GOVERNMENTAL LAW ENFORCEMENT OFFICERS TRAINING BOARD, ILLINOIS

20 Ill. Adm. Code 1720 III. Police Training Act (P-16198/90; A-999)

LOCAL RECORDS COMMISSION

44 Ill. Adm. Code 4000 Local Records Commission (P-6882)

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

Administration (P-3386; A-9316)

Education & Training (P-16718/90; A-6122)

59 Ill. Adm. Code 101 59 Ill. Adm. Code 108

ILLINOIS REGISTER

VOL. 15, ISSUE #31 1991 CUMULATIVE INDEX

AUGUST 2, 1991

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF (CONT'D)

59 III. Adm. Code 130 59 Ill. Adm. Code 117 Mental Health Clinic Program Standards & Provider Requirements (P-18100/50; Family Assistance & Home-Based Support Programs for Persons with Mental Disabilities (P-14671/90; A-1511)

59 Ill. Adm. Code 110 Recipient's Property (P-8774) O-21140/90; R-1171) (P-17744/90; A-8882)

59 Ill. Adm. Code 106 59 Ill. Adm. Code 115 Services Charges (P-14674/90; A-1555)
Standards & Licensure Requirements for Community-Integrated Living Arrangements (P-20138/90; A-8560)

MINES AND MINERALS, DEPARTMENT OF

Exemption for Coal Extraction Incidental to the Extraction of Other Minerals (P-1221) Areas Designated by Act of Congress (P-1212)

General Definitions (P-1242) General (P-1235)

62 III. Adm. Code 1761 62 III. Adm. Code 1700 62 III. Adm. Code 1700 62 III. Adm. Code 1701 62 III. Adm. Code 240 62 III. Adm. Code 1810 62 III. Adm. Code 1817 62 III. Adm. Code 1877 III. Oil & Gas Act, The (P-16205/90; A-2706) (P-20140/90; W-5110) (P-8448) (A-8566)
Permanent Program Performance Standards--Surface Mining Activities (P-12t6) Permanent Program Performance Standards--Underground Mining Activities (P-1314)

Permit Applications--Minimum Requirements for Legal, Financial, Compliance & Related

Requirements for Coal Exploration (P-1347) Information (P-1342)

62 Ili. Adm. Code 1772 62 Ili. Adm. Code 1773 62 Ili. Adm. Code 1774 62 Ili. Adm. Code 1823 62 Ili. Adm. Code 220 Special Program Performance Standards on Prime Farmland (P-1368) Surface Installation Health & Safety (P-14277/90; A-1006) Revision; Renewal; & Transfer, Assignment or Sale of Permit Rights (P-1363) Requirements for Permits & Permit Processing (P-1352) (P-3393)

62 Ill. Adm. Code 1780 62 Ill. Adm. Code 1784 Underground Mining Permit Applications--Minimum Requirements for Reclanation & Surface Mining Permit Application--Minimum Requirements for Reclamation & Operation Plan (P-1374)

MOTOR VEHICLE THEFT PREVENTION COUNCIL, ILLINOIS 20 III. Adm. Code 1800 Trust Fund Collection Rules (E-8706)

Operation Plan (P-1382)

NUCLEAR SAFETY, DEPARTMENT OF 32 Ill. Adm. Code 331 32 Ill. Adm. Code 401 General Provisions (P-11450/90; A-10604) Fees for Radioactive Material Licenses (P-15672/90; A-90) Accrediting Persons in the Practice of Medical Radiation Technology (P-1390, A-7054)

32 III. Adm. Code 310 32 III. Adm. Code 330 32 III. Adm. Code 606 Requirements for the Disposal of Low-Level Radioactive Waste Away from the Point of Licensing of Radioactive Material (P-11471/90; A-10632) Generation (P-20573/90; A-8958)

32 III. Adm. Code 370 32 III. Adm. Code 360 32 Ill. Adm. Code 335 Use of Radionuclides in the Healing Arts (P-11585/90; A-10763) Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry, & Veterinary Use of Sealed Radioactive Sources in the Healing Arts (P-11653/90; RC-8316; PR-10846)

Medicine (P-6940/90; A-6180)

POLLUTION CONTROL BOARD
35 Ill. Adm. Code 211 Defin 35 Ill. Adm. Code 304 Effluent Standards (P-9700/90; A-241) Definitions & General Provisions (P-4573) (P-12697/90; A-5223) (P-8463/90; A-7901) (P-6385)

35 Ill. Adm. Code 615 Existing Activities In A Setback Zone or Regulated Recharge Area (P-10303)

35 Ill. Adm. Code 501 35 Ill. Adm. Code 101 35 Ill. Adm. Code 620 35 Ill. Adm. Code 231 35 Ill. Adm. Code 720 General Rules (P-9822) General Provisions (P-3141; A-10075)

Groundwater Quality (P-4234)

Hazardous Waste Management System: General (P-13925/90; A-7934) (P-2056; A-9323) Hazardous Air Pollutants (PR-730) (P-5980)

CI - 5

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VOL. 15, ISSUE #31 1991 CUMULATIVE INDEX AUGUST 2, 1991

35 III. Adm. Code 601 35 III. Adm. Code 728 35 III. Adm. Code 848 POLLUTION CONTROL BOARD (CONT'D) 35 Ill. Adm. Code 616 35 Ill. Adm. Code 230 35 III. Adm, Code 725 35 III. Adm. Code 721 Adm. Code 215 Organic Material Emission Standards & Limitations (P-12701/90; A-3309) (P-8877/90; New Source Performance Standards (PR-741) Management of Used & Waste Tires (P-7763/90; A-7959) Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, New Activities in a Setback Zone or Regulated Recharge Area (P-9836) Land Disposal Restrictions (P-2209; A-9462) Identification & Listing of Hazardous Waste (P-13938/90; A-7950) (P-2075; A-9332) A-8018) (P-768) (P-3659) (P-6414) (P-11059) Storage & Disposal Facilities (P-2145; A-9398) (P-6043)

Primary Drinking Water Standards (P-17154/90; A-1562) Organic Material Emission Standards & Limitations for the Metro East Area (3-3892) Organic Material Emission Standards & Limitations for the Chicago Area (P-2675) Permits & General Provisions (P-780)

35 II. Adm. Code 218
35 III. Adm. Code 219
35 III. Adm. Code 201
35 III. Adm. Code 601
35 III. Adm. Code 601
35 III. Adm. Code 617
35 III. Adm. Code 617
35 III. Adm. Code 814
35 III. Adm. Code 814
35 III. Adm. Code 816 Standards Applicable to Generators of Hazardous Waste (P-2404; A-9644) (6066) Regulated Recharge Areas (P-9882) RCRA Permit Programs (P-2376; A-9616) (P-6059)

Standards for New Solid Waste Landfills (P-3166) (P-4660) Standards for New Electric Utility Fossil Fuel Combustion Waste Landfills (P 4616) Standards for Existing Landfills & Units (P-3155) (P-4604)

35 Ill. Adm. Code 817 Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Standards for New Steel & Foundry Industry Waste Landfills (P-3173) Facilities (P-2414; A-9654) (P-6073)

35 Ill. Adm. Code 731 35 Ill. Adm. Code 726 Standards for the Management of Specific Hazardous Waste & Specific Types of Underground Storage Tanks (P-20162/90; A-6527) (P-6424) Sulfur Limitations (P-11098/90; A-1017) Hazardous Waste Management Facilities (P-2487; A-9727)

Visible & Particulate Matter Emmissions (P-791) (P-4668)

PROFESSIONAL REGULATION, DEPARTMENT OF

68 Ill. Adm. Code 1250

68 Ill. Adm. Code 1300 68 Ill. Adm. Code 1275 68 Ill. Adm. Code 1150 Ill. Nursing Act of 1987, The (P-2519; A-8573) (E-2855) Ill. Landscape Architecture Act of 1989, The (P-3218; E-3324; A-10091) Ill. Architecture Act (P-2492) Funeral Directors & Embalmers Act (P-1691; A-8238))

68 Ill. Adm. Code 1270 68 Ill. Adm. Code 1340 Ill. Professional Land Surveyors Act of 1989 (P-7378/90; A-5258) Ill. Physical Therapy Act (P-17432/90; A-5254)

68 Ill. Adm. Code 1285 68 Ill. Adm. Code 1240 68 111. Adm. Code 1380 Private Detective, Private Alarm & Private Security Act of 1983 (P-2456/90; A-3051) Medical Practice Act of 1987 (P-6888) (E-7785) Professional Engineering Practice Act of 1989, The (P-7346/90; A-247) (P-8631)

68 Ill. Adm. Code 1500 68 Ill. Adm. Code 1480 68 111. Adm. Code 1450 Veterinary Medicine & Surgery Practice Act (P-8635) Structural Engineering Licensing Act of 1989 (P-14291/90; A-7081) Real Estate License Act of 1983 (P-19515/90; A-10416; C-10848)

PUBLIC AID, DEPARTMENT OF

Aid to Families With Dependent Children (P-157; A-5275) (E-338) (P-371; A-5684) Administration of Social Service Programs (P-8114) (P-2521) (E-2862) (P-19568/90; A-5275) (P-5502; A-11127) (P-8785) (P-10564)

89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-15701/90; A-277) (P-384; A-5698) (P-{04; A-7104) (P-/444)(P-10889) (E-1111; O-5125) (P-1715; A-7104) (P-19851/90; A-5291) (P-5517; A-11142) (P-6913)

89 Ill. Adm. Code 144 89 III. Adm. Code 160 89 III. Adm. Code 116 Developmental Disabilities Services (P-816) (P-7455) Crisis Assistance (P-10897) Child Support Enforcement (P-806) (P-17436/90; A-1034) Assistance Standards (P-17762/90; A-1029)

Drug Manual (P-831; A-7117) (E-1121)

ILLINOIS REGISTER

1991 CUMULATIVE INDEX

AUGUST 2, 1991

VOL. 15, ISSUE #31

PUBLIC AID, DEPARTMENT OF (CONT'D)

89 II. Adm. Code 121 89 III. Adm. Code 114 89 III. Adm. Code 148 89 III. Adm. Code 149 89 III. Adm. Code 120 Hospital Services (E-10502) (P-10909) General Assistance (P-15712/90; A-288) (P-394; A-5710) (P-5539; A-11164) Food Stamps (P-5525; A-11150) (P-6922)

Medical Assistance Programs (P-159; A-5302) (E-348) (P-833) (P-2908; A-1(101) (P-5551) III. Competitive Access & Reimbursement Equity (ICARE) Program (P-15722/90; A-1826) (P-6089) (P-6937) (P-7468) (P-8642)

89 Ill. Adm. Code 140 Medical Payment (P-14317/90; O-21120; M-368; A-298) (P-13963/90; O-17718/90; (P-1414; A-8972) (P-4903) (P-7834/90; O-5115; R-6789; A-6534) (P-5585; A-11176) R-366; A-298) (P-406) (E-592) (P-847) (P-14681/90; A-1051) (P-18813/90; C-1174)

(P-20170/90; A-6220) (P-6949) (P-7482) (P-19132/90; P-406; P-847; A-8264)

Practice in Administrative Hearings (P-15) (P-18705/90; A-5320) Reimbursement for Nursing Costs for Geriatric Facilities (P-870) (P-13967/89; A-2715) (P-9355/90; O-13039/90; R-3129; A-3058) (P-2919; A-9001) (P-5434/90; O-5118; (P-8656) (P-9885) (P-19592/90; A-10114) (P-18982/90; A-10468)

89 Ill. Adm. Code 104 89 Ill. Adm. Code 147 RC-5120) (P-15243/90; A-6238) (P-19653/90; A-7162) (P-7501)

89 Ill. Adm. Code 117 89 Ill. Adm. Code 102 89 Ill. Adm. Code 104 Kelated Program Provisions (P-6435) Rights & Responsibilities (P-409; A-7202)

Special Eligibility Groups (P-8681; E-8708) Rules of Practice in Administrative Hearings (P-15; A-6557)

PUBLIC HEALTH, DEPARTMENT OF

77 Ill. Adm. Code 205 77 Ill. Adm. Code 595 Child Health Examination Code (P-17867/90; A-7706) Baccalaureate Assistance for Registered Nurses (P-3398) Ambulatory Surgical Treatment Center Licensing Requirements (P-4932)

77 III. Adm. Code 665 77 III. Adm. Code 694 77 III. Adm. Code 535 College Immunization Code (P-6972)

77 Ill. Adm. Code 590 Family Practice Residency Code (PR-8493/90; AR-1830) (P-8503/90; A-1833) Emergency Medical Services Code (P-61237/90; A-5722) (P-8120)

77 Ill. Adm. Code 550 Hospital Licensing Requirements (P-4946) (P-16259/90; A-5328) Head & Spinal Cord Injury (P-10656/90; A-1068) Health Facilities Planning Procedural Rules (E-4787; O-8319) (P-6100) (P-423; A-9731)

77 III. Adm. Code 1130 77 III. Adm. Code 250 77 III. Adm. Code 710 77 III. Adm. Code 450 77 III. Adm. Code 245 77 III. Adm. Code 790 Clinical Laboratories Code (P-6440) Alzheimer's Disease & Related Disorders Assistance Code (P-15246/90; W-675)

Ill. Formulary for the Drug Product Selection Program, The (P-3417) (E-3537 (18457/90: Home Health Agency Code (P-14699/90; A-5376) A-6566) (P-11070) (E-11194)

77 Ill. Adm. Code 540 III. Trauma Center Code (P-10665/90; A-1084)

77 Ill. Adm. Code 920 77 Ill. Adm. Code 925 III. Water Well Pump Installation Code (P-6498) . Water Well Construction Code (P-6460)

77 Ill. Adm. Code 350 Intermediate Care for the Developmentally Disabled Facilities Code (P-9833/50; A-466)

Long-Term Care for Under Age 22 Facilities Code (P-9883/90; A-1878) (P-4309)

77 III. Adm. Code 390 77 III. Adm. Code 895 77 III. Adm. Code 695 77 III. Adm. Code 330 77 III. Adm. Code 300 77 III. Adm. Code 510 77 III. Adm. Code 510 Testing of Breath, Blood & Urine for Alcohol &/or Other Drugs (P-418; A-7718) (E-612) Skilled Nursing & Intermediate Care Facilities Code (P-9957/90; A-554) (P-4167) Sheltered Care Facilities Code (P-9920/90; A-516) (P-4338) School Child Immunization Code (P-17873/90; A-7712) Sanitary Practice for Drinking Water, Sewage Disposal & Restroom Facilities (P-5005)

Vital Records Act, The (P-3422) (E-3593)

PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD, DEPARTMENT OF 77 Ill. Adm. Code 1130 Health Facilities Planning Procedural Rules (P-428)

RACING BOARD, ILLINOIS

11 Ill. Adm. Code 502 11 Ill. Adm. Code 1413 11 III. Adm. Code 1312 Licensing (P-5609) Entries, Subscriptions & Declarations (P-12385/90; A-2730) Entries & Declarations (P-14750/90; A-2727)

11 Ill. Adm. Code 1408

Licensing of Participants (P-16843/90; A-5745)322

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•	Ю
	-
	TLLINOIS
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VOL. 15, ISSUE #31 1991 CUMULATIVE INDEX

AUGUST 2, 1991

VOL. 15, ISSUE #31 199

ILLINOIS REGISTER
1991 CUMULATIVE INDEX

AUGUST 2, 1991

REVENUE, DEPARTMENT OF 86 III. Adm. Code 420 Al 86 III. Adm. Code 430 Bi 86 III. Adm. Code 435 Ci 86 III. Adm. Code 440 Ci 86 III. Adm. Code 640 Ci 86 III. Adm. Code 600 Co 86 III. Adm. Code 610 Co	RETIREMENT SYSTEM 0 80 Ill. Adm. Code 1540 80 Ill. Adm. Code 1650 2 Ill. Adm. Code 2375	89 III. Adm. Code 845 89 III. Adm. Code 700 89 III. Adm. Code 695 89 III. Adm. Code 567 89 III. Adm. Code 592 89 III. Adm. Code 650 89 III. Adm. Code 650	89 III. Adm. Code 572 89 III. Adm. Code 860 89 III. Adm. Code 887 89 III. Adm. Code 587 89 III. Adm. Code 830 89 III. Adm. Code 685	89 III. Adm. Code 515 89 III. Adm. Code 585 89 III. Adm. Code 582 89 III. Adm. Code 680 89 III. Adm. Code 617 89 III. Adm. Code 605 89 III. Adm. Code 843 89 III. Adm. Code 755 89 III. Adm. Code 772 89 III. Adm. Code 772 89 III. Adm. Code 772	RACING BOARD, ILLINOIS (CONT'D) 11 III. Adm. Code 509 Medication (P-5614) 11 III. Adm. Code 419 Over/Under Rules (P-69) 11 III. Adm. Code 419 Pari-Muncle (P-8957/90) 11 III. Adm. Code 405 Prick Four & Pick Five R 11 III. Adm. Code 417 Pick Six Rules (P-6988) 11 III. Adm. Code 417 Pick Six Rules (P-6988) 11 III. Adm. Code 418 PPT Rules (P-6988) 11 III. Adm. Code 404 Race Track Improvement 11 III. Adm. Code 1325 Security & Admissions (P-19) 11 III. Adm. Code 421 Supertrifecta Rules (P-19) 11 III. Adm. Code 433 Totalizator Operations (P 11 III. Adm. Code 434 Twin Trifecta Exchange (REHABILITATION SERVICES, DEPARTMENT OF 89 III. Adm. Code 755 Admission, Suspension, I
TOF Alcoholic Liquor Act (P-15762/90; A-3498) Bingo License & Tax Act (P-1724; A-1994a) Charitable Games Act (P-1748; A-1966) Cigarette Tax Act (P-13429/90; A-117) Cigarette Use Tax Act (P-13429/90; A-122) County Supplementary Retailers' Occupation Tax (PR-18195/90; AR-6284) County Supplementary Service Occupation Tax (PR-18208/90; AR-6284)	RETIREMENT SYSTEM OF ILLINOIS, STATE EMPLOYEES 80 Ill. Adm. Code 1540 Administration & Operation of the State Employees' Retirement System of Ill. The (P-18712/90; A-7379) 80 Ill. Adm. Code 1650 Administration & Operation of the Teachers Retirement System, The (P-10574) 2 Ill. Adm. Code 2375 Public Information, Rulemaking & Organization (A-1571)	Sequential Evaluation Process for the Determination of Disability (P-12240/94; A-8304) Service Plan Development (P-9303) Service Plan Development (P-9303) Service Provision (P-1225290; A-6279) Similar Benefits (P-12731/90; A-6617) Training Services (P-12257/90; A-5757) Vending Facility Program for the Blind (P-6683/90; A-2740) Vending Stand Program for the Blind (PR-6725/90; AR-2794)	III. VISIAIIY HAROICEIPPED INSTITUTE (P-12228/9U; A-62/2) [P-12234/9U; A-62/2) Individualized Written Rehabilitation Program (P-8541) Listing of Impairments (P-3228) Medical, Psychological, & Related Services (P-11736/90; A-7370) Non-Academic Programs & Policies (P-4397) Non-Financial Eligibility Criteria (P-8982/90; O-17710/90; R-6791; A-6602) (P-8163)	Advisory Councils (P 9370,990, O.17698,90, M.4464; A.7211) Centers for Independent Living (P-6666/90; A-7221) Client Financial Participation (P-161; A-10179) Client Responsibilities (P-8156) Closure (P-9385/90; A-7347) (P-7885) Confidentiality of Information (P-12718/90; A-7728) Confidentiality of Information (P-12718/90; A-7728) Disability Case Development Process (P-12212/90; A-8294) Eligibility (P-9392/90; A-9737) Eligibility (P-9392/90; A-9737) Establishment & Administration of Special Education, The; (P-12224/90; A-6261) Financial Eligibility Criteria (P-8560/90; O-16085/90; M-5921; A-7354) (P-8160) Homemsker Rate Agreements (P-1702/90; A-10185)	OIS (CONT'D) Medication (P.5614) Over/Under Rules (P.6976) Over/Under Rules (P.6976) Pari-Munels (P.8957/90; A-591) (P-12389/90; A-2733) ((P.8518) Pari-Munels (P.8957/90; A-591) (P-12389/90; A-2733) ((P.8518) Pick Four & Pick Five Rules (P.6972) Pick Six Rules (P.6988) PPT Rules (P.6985) Reg. for Meetings (P-1969/90; W-1173) (P.10691/90; A-20545/90; C-2044; Security & Admissions (P.19694/90; A-5752) (P.8150) Thoroughbred Off Track Stabling Rules (P-19703/90; A-5755) Totalizator Operations (P.12393/90; A-2736) Twin Trifecta Exchange (P.8975/90; A-3492) (P-8152) TCES, DEPARTMENT OF
STATE POLI. 80 III. Adm. STUDENT AS 23 III. Adm. TRANSPORT 92 III. Adm.	STATE POLI 20 III. Adm. 20 III. Adm.	38 III. Adm. SECRETARY 92 III. Adm. 92 III. Adm. 92 III. Adm. 92 III. Adm. 91 III. Adm.	SAVINGS AN 38 III. Adm. .38 III. Adm.	86 II. Adm. 86 II. Adm. 38 II. Adm.	REVENUE, D 86 II. Adm.

FRANSPORTATION, DEPARTMENT OF Accomodatio	TUDENT ASSISTANCE COMMISSION, ILLINOIS 23 III. Adm. Code 2790 Limitation, Suspension, of	TATE POLICE MERIT BOARD, DEPARTMENT OF 80 III. Adm. Code 150 Procedures of the Dept. of	TATE POLICE, DEPARTMENT OF 20 III. Adm. Code 1225 Drug As 20 III. Adm. Code 1215 III. Unife	BECRETARY OF STATE 92 III. Adm. Code 1040 Can 92 III. Adm. Code 1010 Cer 92 III. Adm. Code 1070 III.: 92 III. Adm. Code 1030 Issu 50 III. Adm. Code 8010 Mau 1 III. Adm. Code 100 Rul	38 Ill. Adm. Code 1075 Savings Bank Act (P-14758/90; A-1916	38 Ill. Adm. Code 500 App. 38 Ill. Adm. Code 500 Sav	38 III. Adm. Code 450 Residential Mortgage License Act of	EVENUE, DEPARTMENT OF (CONT'D)	
TMENT OF Accomodation of Utilities on Right-of-Way (P-2940) (PR-3003)	MMISSION, ILLINOIS Limitation, Suspension, or Termination Proceedings (P-5034)	RD, DEPARTMENT OF Procedures of the Dept. of State Police Merit Board (P-5200; A-11007)	SNT OF Drug Asset Forfeiture Procedure Act (P-16847/90; A-5886) III. Uniform Conviction Information Act (P-12398/90; A-1107)	Cancellation, Revocation or Suspension of Licenses or Permits (P-7891) Certificates of Title, Registration of Vehicles (P-4686) III. Safety Responsibility Law (P-8797) Issuance of Licenses (P-10889) Mandatory Vehicle Liability Insurance (P-7518) Rulemaking (P-7522)	L FINANCE, COMMISSIONER OF Savings Bank Act (P-14788/90; A-1916)	D Appeals to the Savings & Loan Advisory Board (PR-5162) Savings & Loan Board (P-5179)	SIATIONS, COMMISSIONER OF Residential Mortgage License Act of 1987 (P-2573; A-8580)	Ocunty Supplementary Use Tax (PR-18217/90; AR-6288) County Supplementary Use Tax (PR-18217/90; AR-6288) County Water Commission Retailers' Occupation Tax (P-17887/90; A-5762) County Water Commission Service Occupation Tax (P-17887/90; A-5770) County Water Commission Use Tax (P-17894/90; A-5778) County Water Commission Use Tax (P-17894/90; A-5778) County Water Commission Use Tax (P-19706/90; A-5783) Home Rule County Retailers' Occupation Tax (P-19706/90; A-5796) Home Rule County Service Occupation Tax (P-19706/90; A-6397) Home Rule Municipal Retailers' Occupation Tax (P-19730/90; A-6290) Metro East Mass Transit District Retailers' Occupation Tax (P-19730/90; A-5815) Motor Fuel Tax (P-17897/90; RC-5122; A-6305) (P-90740/90; A-5815) Metro East Mass Transit District Use Tax (P-19746/90; A-5815) Metro East Mass Transit District Use Tax (P-19746/90; A-5815) Pactice & Procedure for Hearings Before the III. Dept. of Revenue (P-14754/90; A-3518) Practice & Procedure for Hearings Before the III. Dept. of Revenue (P-14754/90; A-3518) Practice & Procedure for Hearings Before the III. Dept. of Revenue (P-19756/90; A-6316) Regional Transportation Authority Retailers' Occupation Tax (P-19756/90; A-5829) Regional Transportation Authority Bervice Occupation Tax (P-1976/90; A-5829) Regional Transportation Authority Service Occupation Tax (P-1976/90; A-5829) Regional Transportation Authority Retailers' Occupation Tax (P-1978/90; A-5834) Service Occupation Tax (P-1798/90; A-5845) Service Use Tax (P-1978/90; A-5845) Use Tax (P-1980/90; A-5861)	

VOL. 15, ISSUE #31	
1991 CUMULATIVE INDEX	ILLINOIS REGISTER
AUGUST 2, 1991	

ATTORNEY GENERAL, ILLINOIS Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & 11345 Liability Act & the III. Environmental Protection Act; Beloit Site Proposed Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, & 11347 Liability Act & the III. Environmental Protection Act; IPC Site	ical Payment hbursement for Nursing Costs for Geriatric Facilities TOF rgency Medical Services Code	COMMERCE COMMISSION, ILLINOIS 92 III. Adm. Code 1202 Applications 92 III. Adm. Code 1202 Applications 92 III. Adm. Code 1204 Motor Carrier of Property Fitness Standards 92 III. Adm. Code 1204 Motor Carrier of Property Fitness Standards 117 III. Adm. Code 670 White-Tailed Deer Hunting by Use of Bow and Arrow PUBLIC AID, DEPARTMENT OF	PUBLIC HEARINGS CHILDREN AND FAMILY SERVICES, DEPARTMENT OF 89 Ill. Adm. Code 335 Relative Home Placement 8725	TRANSPORTATION, DEPARTMENT OF (CONT'D) 92 III. Adm. Code 18 92 III. Adm. Code 17 10 Caringe gby Public Highway (P.1442; A.7743) 92 III. Adm. Code 27 10 III. Adm. Code 27 10 III. Adm. Code 37 11 III. Adm. Code 397 12 III. Adm. Code 397 12 III. Adm. Code 37 13 Driving Qualification & Maintenance of Packaging (P.1447; A.7748) 14 III. Adm. Code 37 15 Carsy Municipal Airport Hazard Zoning (P.3275; A.9047) 16 III. Adm. Code 397 17 Driving & Parking (P.6991) 18 Driving of Moor Vehicles (P.6994) 19 Driving & Parking (P.6991) 10 Driving & Parking (P.6991) 10 Driving of Moor Vehicles (P.6994) 10 Driving & Parking (P.6991) 11 Adm. Code 37 12 Driving of Moor Vehicles (P.6994) 12 III. Adm. Code 171 13 Careral Information, Regs., & Definitions (P.1452; A.7752) 14 III. Adm. Code 396 15 Careral Information, Regs., & Definitions (P.1452; A.7752) 16 Casey Municipal Airport Hazard Zoning (P.3275; A.9047) 17 Casey Municipal Airport Hazard Zoning (P.3275; A.9047) 18 Caringe gby Public Highway (P.1447; A.7748) 18 Caringe gby Public Hazard Zoning (P.1461; A.7748) 19 Caringe gby Public Hazard Zoning (P.3275; A.9047) 19 Casey Municipal Airport Hazard Zoning (P.7003) 19 Casey Municipal Airport Hazard Zoning (P.7008) 19 Casey Municipal Airpo
REGULATORY AS EMPLOYMEN Employment	Department o Policyholds Policyholds Medical As Reimburser Department Accommo	REVENUE, DEI Index of Leut	LOTTERY, DEF List of Game-Si POLLUTION CO Notice Pursua	BANKS AND TRI Notice of Acce Acquire Lake Notice of Spec: Notice of Acce Chicago-Tok Notice of Acce Bancorp, Inc Notice of Acce ito Acquire IV ENVIRONMENT Listing of Deri Listing of Deri List of Contraa List of Contraa List of Contra

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	1
	\sim
i	

VOL. 15, ISSUE #31	
1991 CUMULATIVE INDEX	
AUGUST 2, 1991	

ATION (CONT'D)

EMPLOYMENT SECURITY, DEPARTMENT OF Employment; 56 Ill. Adm. Code 2732	REGULATORYAGENDA	SECRETARY OF STATE Department of Insurance Policyholders Security Deposit Act; 50 III. Adm. Code 918 Department of Public Aid Medical Assistance Programs; 89 III. Adm. Code 120 Reimbursement for Nursing Costs for Geriatric Facilities; 89 III. Adm. Code 147 Department of Transportation Accommodation of Utilities on Right-of-Way; 92 III. Adm. Code 530	REVENUE, DEPARTMENT OF Index of Letter Rulings (Third Quarter of 1990) (Income Tax) Index of Letter Rulings (Fourth Quarter of 1990) Index of Letter Rulings (4th Quarter of 1990) (ROT) Index of Letter Rulings (First Quarter of 1991) (Income Tax) Index of Letter Rulings (First Quarter of 1991) (ROT)	POLLUTION CONTROL BOARD Notice Pursuant to Ill. Rev. Stat. 1989, ch. 111 1/2, par. 1007.2(b)	LOTTERY, DEPARTMENT OF THE List of Game-Specific Materials Published by the Lottery During Calendar Year 1990	From an Award of a Contract or a Subcontract for Public Works		OTT.		ENVIRONMENTAL PROTECTION AGENCY Listing of Derived Water Quality Criteria Listing of Derived Water Quality Criteria 8	zation by First of America Bank Corporation, Kalamazoo, Mtcnigari, Bancorp, Jacksonville, Illinois			•
5473		4174 4175 4176 4177	1180 3335 4465 8044 9742	10240	1178	11351	11350	11349	8322 8726	3334 8321	11015	10850	6327	1177 4173

CI - 11

VOL. 15, ISSUE #31 ILLINOIS REGISTER
1991 CUMULATIVE INDEX AUGUST 2, 1991

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Second Notices Received 135, 369, 676, 1199, 1579, 2045, 2889, 3131, 3358, 3605, 4178, 4488, 4792, 5129, 5479, 5922, 6328, 6796, 7385, 7792, 8071, 8323, 8611, 8727, 9071, 9775, 10242, 10515, 10861, 11016, 11352	Agenda Agenda February 21, 1991 April 17, 1991 June 11, 1991 July 23, 1991
	2880 5474 8606 10851

EXE

ECUTIVE O	ECUTIVE ORDERS AND PROCLAMATIONS	
EXECUTIVE ORDERS	EORDERS	
91-1	Iraq - Illinois Military Personnel Income Tax Extension	2048
91-2	Vacation and Sick Leave Policy	2890
91-3	Revocation of Executive Order No. 5 of 1980	2890
91-4	Waste Reduction And Recycled Product Procurement	3359
91-5	Reassignment of Functions of Governor's Office of Scnior Involvement to the	4181
91-6	Reassignment of Functions of Governor's Office of Voluntary Action to the Lieutenant	1101
91-7	Governor, Senior Action Centers Revocation of Executive Order Number 6 of 1979	4183
91-8	Limited Continuation of Office of Consumer Services	5131
PROCLAMATIONS	ATIONS	
90-558	Homemakers Extension Association Week	136
90-559	Nurse Recruitment Day	136
90-561	Army KUIC Week	137
90-562	Free Enterprise And Marketing Week	138
90-563	Illinois School Psycholigists Association Week	138
90-564	Land Surveyors' Month	138
90-566	Travel Agent Appropriation Week	370
91-001	Jaycee Week	1200
91-002	Larry Kinsella Recognized	1200
91-003	Margaret E. Mailliard Day	1200
91-004	Veterinary Medical Education Week	1201
91-006	Post Anesthesia Nirse Awareness Week	1302
91-007	African-American History Month	1580
91-008	Cardiac Rehabilitation Week	1580
91-008	Cardiac Rehabilitation Week (Revised)	2891
91-009	Financial Aid Awareness Month	1581
91-010	Richard O. Mitchell Congratulated	1581
91-011	Seeing Eye Dog Day	1582
91-012	Ukrainian Independence Day	2050
91-013	School Social Work Week	2050
91-014	Volvo Tennis/Chicago Week	2051
91-015	Travel Agent Appreciation Week	2051
91-016	Leo Melamed Day	2051
91-017	Operation Desert Storm Support Day	2052
91-018	Four Chaplains Sunday	2891
91-019	State Activity Professionals Day	2892

ILLINOIS REGISTER 1991 CUMULATIVE INDEX

AUGUST 2, 1991

VOL. 15, ISSUE #31

289	91-021 Black Nurses' Day	Blac	91-021
2897	91-020 American History Month	Ame	91-020

91-071 91-072 91-073	91-068 91-069 91-070	91-065 91-066 91-067 91-068	91-059 91-060 91-061 91-062 91-063 91-064	91-053 91-054 91-055 91-055 91-056	91-046 91-048 91-049 91-050 91-051 91-052	91-038 91-039 91-040 91-041 91-043 91-043 91-044	91-029 91-030 91-031 91-032 91-033 91-035 91-035 91-036	91-020 91-020 91-021 91-022 91-023 91-024 91-025 91-026 91-027 91-027
					Jornado Preparectness Week Special Session - Property Tax Extension Limitation Act Collinsville Operation Desert Storm Day Scandinavian Week Casimir Pulaski Day Casimir Pulaski Day American Music Month American Music Month			91-020 American History Month 91-021 Black Nurses' Day 91-021 Catholic Schools Week/National Appreciation Day 91-022 Community Associations Day 91-023 Community Associations Day 91-024 FFA Week 91-025 Lithuanian Independence Day 91-025 Smiles for Little City Month 91-026 Smiles for Little City Month 91-027 International Week 91-028 Literacy Volunteer Week
4192 4192 4490	5481 4191 4192	4189 4190 4190 4191 4191	4186 4187 4187 4188 4188 4188	3607 3608 3608 3608 3608 4186	3132 3362 3362 3363 3606 3607	3135 3135 3136 3136 3137 3138 3138	2897 2897 2897 2993 3132 3133 3134 3134	2892 2893 2893 2894 2894 2895 2895 3132 2896 2896

CI - 13

CI - 14

ILLINOIS REGISTER 1991 CUMULATIVE INDEX

MALTIONS (CONTE) Eddie Robinson Day Kidney Month Youth Art Month Reverent Homer C, leasier Day American Red Cross Month Auctioner's Wede Greek Women's University Club Day Revised) Illinois Governmental Intending Program Recognized Jackie Chan Congratulated Apina Kappa Chapins Day National Association of Women Business Owners Month Agriculture Week Drinking Water Week Parks & Recreation Month Phi Theat Kappa Days Seed Month Operation Day of Care Metropolitan Fire & Exposition Authority Employee Longevity Day Greek Month Seed Month Medical Assistance Week Indonesian-American Day Midwest Women's Center Day Midwest Women's Aviation History Days Business Opportunity Days Busine	5489	Emloyee Health And Fitness Day	91-126
y Resider Day Resider Day Resider Day Resider Day Recognized Intulated	č č	Say No To Drugs With Captain America Day Student-Athlete Day	91-124
y Residr Day Residr Day Residr Club Day Revised) Residr Club Day Revised) Reader' Activities Launching Months Reader Activities Launching Months Reader Activities Launching Months Reader Day Roman Day Reader Day Read	2	Operator Appreciation Week	91-123
Resier Day is Month iversity Club Day (Revised) is Laturable Program Recognized tulated tulated tulated Stay n of Women Business Owners Month is Day Exposition Authority Employee Longevity Day exity Week/Dr. Dolores E. Cross Congratulated Week Month ys Y Y Days History Days y Days History Days y Days History Days y Days History Days y Days History Days y Days Month DayMrs. Lila Sturm Judkins Recognized Le Housing Week Band Day dence Day/Centenary of the Birth of Maksim Bahdanovic Area Day Child Ship Program Created ois County lage of Lemont Istant Day R k (Revised) Coppration Week Coppration We	% %	Lawn Care Month Nelvia M. Brady Day	91-121 91-122
Resler Day is Month iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Internship Program Recognized tal Internship Program Recognized tal Month is "Year of the Lifetime Reader" Activities Launching Months is Day y n of Women Business Owners Month ek Week Week Week Week Week Week Week	54	Lake And Watershed Managment Month	91-120
Resler Day is Month iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Internship Program Recognized for the Lifetime Reader" Activities Launching Months is Day n of Women Business Owners Month ek Month Weck Weck Weck Weck Weck Weck Day Sy Month Day/Mrs. Lila Sturm Judkins Recognized le Housing Week Band Day Center Day History Day History Day History Day Sy Child Gence Day/Centenary of the Birth of Maksim Bahdanovic LArea Day Child Sistant Day Child Sist	54	Labor-Management Cooperation Week	91-119
Resier Day iversity Club Day iversity Club Day (Revised) Is Month iversity Club Day (Revised) Is Ill Internship Program Recognized Itulated Is "Year of the Lifetime Reader" Activities Launching Months Is "Year of the Lifetime Reader" Month of Women Business Owners Month ek Month Exposition Authority Employee Longevity Day ersity Week/Dr. Dolores E. Cross Congratulated Week yo yy History Days ty Days modence Day History Days History Day History Day History Day History Day Is Month Day/Mrs. Lila Sturm Judkins Recognized He Housing Week Band Day k Reprosed Scham Day k Reprosed Scham Day k k (Revised) Sognition Day k k America Month	5. 54	Days Of Rememberance Of The Victims Of The Holocaust	91-117
y Resiler Day is Month Resiler Day is Month Resiler Day (Revised) y is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months Exposition Authority Employee Longevity Day are Exposition Authority Employee Longevity Day ersity Week/Dr. Dolores E. Cross Congratulated Week week in Day y y y History Days ty Day's indence Day History Days ty Day's indence Day/Crutenary of the Birth of Maksim Bahdanovic Child Child Child Child Child Child Ship Program Created ois County lage of Lemont istant Day Lage Ship Program Created ois County of the Birth of Maksim Bahdanovic Larea Day Continion Day k k Revised) cognition Day ognition Day	54	Colgate Youth For America Month	91-116
Resler Day Resler Day is Month is Month is Wear of the Lifetime Reader' Activities Launching Months is "Year of the Lifetime Reader' Activities Launching Months is Day n of Women Business Owners Month ek Month yys are Exposition Authority Employee Longevity Day ersity Week/Dr. Dolores E. Cross Congratulated Weck an Day y History Days History Days History Day Honth Judkins Recognized Day/Mrs. Lila Sturm Judkins Recognized Day/Mrs. Lila Sturm Judkins Recognized le Housing Week Band Day dence Day/Centenary of the Birth of Maksim Bahdanovic harea Day Child Revised) k Revised) k Revised) k Revised) k Revised) k Revised) Residence Day AUGUST 2, 18 AUGUST 2,	54	Building Safety Week	91-115
y Resiler Day Re	<i>5</i> 9	American POW Recognition Day	91-114
Poly CUMULATIVE INDEX AUGUST 2, 15 Resler Day Resler Day Resler Day Resity Club Day Revised) It Internship Program Recognized It Internship Program Recognized It Internship Program Recognized It Internship Program Recognized It Is Tyear of the Lifetime Reader" Activities Launching Months Is Tyear of the Lifetime Reader" Activities Launching Months Is Day In of Women Business Owners Month Pek Month Weck Month Weck It Is Sturn Judkins Recognized Weck It Is Sturn Judkins Recognized Wence Day Child Ship Program Created Is August Day Child Ship Program Created Ship Day Day Day Day Day Day Day Day	æ V	Nirraing Home Week (Parisad)	91-113
y Resler Day Resler Day Revisity Club Day Revised) It Internship Program Recognized It Internship Program Internship Internship Recognized It Internship Program Internship Internsh	2 22	Kimmel Leadership Day	91-112
y Resler Day Resler Day iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized tutulated is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Say n of Women Business Owners Month ek Month k Month ge of Woek/Dr. Dolores E. Cross Congratulated Weck an Day y Y y Y Y Y Senter Day History Days ty Days modence Day History Day ge Month Day/Mrs. Lila Sturm Judkins Recognized le Housing Week Band Day Hear Day Center Day Child Child Child Child Child Congraticated ois County lage of Lemont Recognized Child Congraticated South Area Day Child Child Congraticated South Congraticated Congraticated	54	Certified Nurse Assistant Day	91-111
y Resler Day Resler Day iversity Club Day (Revised) ial Internship Program Recognized tullated is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Day n of Women Business Owners Month ek Month gys are Exposition Authority Employee Longevity Day ersity Week/Dr. Dolores E. Cross Congratulated Week Month Yy Days ty Days ty Days g Month Day/Mrs. Lila Sturm Judkins Recognized dence Day/ dence Day/Centenary of the Birth of Maksim Bahdanovic (Area Day Child Ship Program Created	54	Disaster Area - Willage of Lemont	91-110
Resler Day Resler Day iversity Club Day (Revised) is Month is War of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Say of Women Business Owners Month ek Month ys Exposition Authority Employee Longevity Day ersity Week/Dr. Dolores E. Cross Congratulated Weck an Day y Center Day History Days ty Days ty Days ty Days g Month Day/Mrs. Lila Sturm Judkins Recognized le Housing Week Band Day dence Day/Centenary of the Birth of Maksim Bahdanowic t Area Day Center Day The Bard Day The Bard Day The Borgan Centerd	51	Disaster Area-Iroquois County	91-109
Resler Day Resler Day iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized ts "Year of the Lifetime Reader" Activities Launching Months ts "Year of the Lifetime Reader" Activities Launching Months ts "Year of Women Business Owners Month ek Month ek Month are Howsition Authority Employee Longevity Day ersity Week/Dr. Dolores E. Cross Congratulated week week History Days ty Days the Housing Week Band Day dence Day/Centenary of the Birth of Maksim Bahdanovic Larea Day Center Day dence Day/Centenary of the Birth of Maksim Bahdanovic	51	Week of the Young Child	91-108
Resler Day Resler Day is Month is Month is Month is Worsity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Month is "Year of the Lifetime Reader" Activities Launching Months is Day n of Women Business Owners Month ek Month ys are Exposition Authority Employee Longevity Day weck weck Weck Weck Dr. Dolores E. Cross Congratulated weck y Days ondence Day Month Day/Mrs. Lila Sturm Judkins Recognized te Housing Week Band Day dence Day/Centenary of the Birth of Maksim Bahdanovic dence Day/Centenary of the Birth of Maksim Bahdanovic	51	Leroy Martin Forest Area Day	91-106
P91 CUMULATIVE INDEX AUGUST 2, 15 Resiler Day is Month is Wonth iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Internship Program Recognized tal Say n of Women Business Owners Month ek Month yys are Exposition Authority Employee Longevity Day ereity Week/Dr. Dolores E. Cross Congratulated Weck Weck Month Weck Ban Day g Month Judkins Recognized Benoth Lila Sturm Judkins Recognized Benoth Band Day Band Day Band Day Band Day	51	Bielarusian Independence Day/Centenary of the Birth of Maksim Bahdanovic	91-105
P91 CUMULATIVE INDEX AUGUST 2, 15 Resler Day iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Internship Program Resder" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Expansition Authority Employee Longevity Day are Exposition Authority Employee Longevity Day exity Week/Dr. Dolores E. Cross Congratulated Week Week y y g Month Week History Days g Month Day/Mrs. Lila Sturm Judkins Recognized le Housing Week le Housing Week	5137	United States Navy Band Day	91-104
y I. Resler Day is Month is Month is Weersity Club Day iversity Club Day (Revised) iversity Club Day (Revised) ital Internship Program Recognized tulated is "Year of the Lifetime Reader" Activities Launching Months ins Day n of Women Business Owners Month ek Month ek Month ek Month ys I. Exposition Authority Employee Longevity Day ersity Week(Dr. Dolores E. Cross Congratulated Weck an Day y Y Center Day History Days ty Days ty Days ty Days ty Days Month Day/Mrs. Lila Sturm Judkins Recognized	51	Statewide Affordable Housing Week	91-103
y I. Resler Day is Month is Month is Worsity Club Day (Revised) tal Internship Program Recognized trulated is "Year of the Lifetime Reader" Activities Launching Months is Day n of Women Business Owners Month ek Month are I. Exposition Authority Employee Longevity Day ersity Week/Dr. Dolores E. Cross Congratulated Weck Weck Weck Weck Weck West Worth Weck Genter Day History Days Ty Day's Indence Day History Days Month	51	Mother of the Year Day/Mrs. Lila Sturm Judkins Recognized	91-102
y I. Resler Day Is Month Is Month Is Worsity Club Day It Internship Program Recognized Ital Internship Program Recognized Ital Internship Program Recognized Ital Month Is "Year of the Lifetime Reader" Activities Launching Months Is "Year of the Lifetime Reader" Activities Day In of Women Business Owners Month Exposition Authority Employee Longevity Day Persity Week/Dr. Dolores E. Cross Congratulated Weck In Day Genter Day History Days It Story Days	51	Call Before You Dig Month	91-101
1991 CUMULATIVE INDEX AUGUST 2, 15 y y I. Resler Day is Month is Month is Wersity Club Day (Revised) tal Internship Program Recognized tullated is "Year of the Lifetime Reader" Activities Launching Months is Tyear of the Day n of Women Business Owners Month ek Month sys are Exposition Authority Employee Longevity Day gersity Week/Dr. Dolores E. Cross Congratulated Weck Weck Weck Weck Weck Weck Weck Weck Weck West Thistory Days Center Day	5 1	Business Opportunity Days Rivelonissian Independence Day	91-100
Resler Day Resler Day iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Month is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Day n of Women Business Owners Month ek Month sys are LExposition Authority Employee Longevity Day Week Week Month Yeek/Dr. Dolores E. Cross Congratulated Week Month Yeek/Dr. Dolores E. Cross Congratulated Week An Day Yeerlory Center Day	51	Women's Aviation History Days	91-098
Resler Day Resler Day is Month is Month is month iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Month is "Year of the Lifetime Reader" Activities Launching Months is "Year of Women Business Owners Month ek Month ek Month ek Month wek Month ys are Exposition Authority Employee Longevity Day weck weck un Day y	51	Midwest Women's Center Day	91-097
P91 CUMULATIVE INDEX AUGUST 2, 15 Resiler Day is Month is Worsity Club Day (iversity Club Day (Revised)) tal Internship Program Recognized tal Internship Program Recognized tal Server of the Lifetime Reader' Activities Launching Months is "Year of the Lifetime Reader" Month is "Year of the Lifetime Reader" Month is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Lau	51	Medal of Honor Day	91-096
y Resler Day Resler Day Resler Day iversity Club Day iversity Club Day Recognized Ital Internship Program Recognized Ital Internsh	51	Indonesian-American Day	91-095
AUGUST 2, 1991 CUMULATIVE INDEX AUGUST 2, 19 y y is Month is Mersity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Month is "Year of the Lifetime Reader" Activities Launching Months is "Year of	ر د	Medical Assistance Week	91-094
AUGUST 2, 19 I CUMULATIVE INDEX AUGUST 2, 19 I Resler Day Is Month Is Microsity Club Day Is Wersity Club Day (Revised) Is Internship Program Recognized Itulated Itulat	<u> </u>	Metropolitan Pier & Exposition Authority Employee Longevity Day Chicago State University Week/Dr Dolores F Cross Congratulated	91-092
1991 CUMULATIVE INDEX AUGUST 2, 15 y y is Month is Worstiy Club Day (Revised) tal Internship Program Recognized tulated is "Year of the Lifetime Reader" Activities Launching Months is Day n of Women Business Owners Month ek Month Month	. 47	Operation Day of Care	160-16
1991 CUMULATIVE INDEX AUGUST 2, 19 y y is Month is Month is Month is Tyear of the Lifetime Recognized tulated is "Year of the Lifetime Reader" Activities Launching Months is Tyear of the Lifetime Reader activities Launching Months is Day n of Women Business Owners Month ek Month	47	Seed Month	91-090
1991 CUMULATIVE INDEX AUGUST 2, 19 y Resiler Day is Month is Worsity Club Day (Revised) iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal S' "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is Day n of Women Business Owners Month ek Month	47	Phi Theta Kappa Days	91-089
1991 CUMULATIVE INDEX AUGUST 2, 19 y y is Month is Month is wersity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months	47	Parks & Recreation Month	91-088
1991 CUMULATIVE INDEX AUGUST 2, 19 y y s. Resler Day iversity Club Day iversity Club Day (Revised) ital Internship Program Recognized itulated its "Year of the Lifetime Reader" Activities Launching Months its "Year of the Lifetime Reader" Activities Launching Months its "Year of the Lifetime Reader" Activities Launching Months its "Year of the Lifetime Reader" Activities Launching Months its "Year of the Lifetime Reader" Activities Launching Months	47	Drinking Water Week	91-087
1991 CUMULATIVE INDEX AUGUST 2, 19 I. Resler Day is Month iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized tal Internship Program Recognized tal Internship Program Recognized tal Thermal Results of the Lifetime Reader" Activities Launching Months is "Year of the Lifetime Reader" Activities Launching Months is Day The Communication of the Lifetime Reader of the Lifetim	47	Agriculture Week Agriculture Week	91-086
1991 CUMULATIVE INDEX AUGUST 2, 19 y y iversity Club Day iversity Club Day (Revised) tel Internship Program Recognized tulated is "Year of the Lifetime Reader" Activities Launching Months	4 :	Dinner of Champions Day	91-084
1991 CUMULATIVE INDEX AUGUST 2, 19 y y is Month iversity Club Day iversity Club Day (Revised) tal Internship Program Recognized intaled	4	Alpha Kappa Alpha's "Year of the Lifetime Reader" Activities Launching Months	91-083
1991 CUMULATIVE INDEX AUGUST 2, 19 y y s. Resler Day is Month iversity Club Day (Revised) tal Internship Program Recognized	4	Jackie Chan Congratulated	91-082
1991 CUMULATIVE INDEX AUGUST 2, 19 y y is Month iversity Club Day (Revised)	4	Illinois Governmental Internship Program Recognized	91-081
1991 CUMULATIVE INDEX AUGUST 2, 19 y y s. Resler Day is Month iversity Club Day	59	Greek Women's University Club Day (Revised)	91-080
1991 CUMULATIVE INDEX AUGUST 2, 19 y y s. Resler Day s. Month	: 4	Greek Women's University Club Day	91-080
1991 CUMULATIVE INDEX AUGUST 2, 19 y y s. Mooth	1 4	Auctioneer's Week	91-079
1991 CUMULATIVE INDEX AUGUST 2, 19	1	American Red Cross Month	91-078
1991 CUMULATIVE INDEX AUGUST 2, 19	1 1	Youth Art Month	91-0/6
1991 CUMULATIVE INDEX AUGUST 2, 19	.	Kidney Month	91-075
1991 CUMULATIVE INDEX	4	Eddie Robinson Day	91-074
1991 CUMULATIVE INDEX		JATIONS (CONT'D)	ROCLAM
	AUGUST 2, 1991	5, ISSUE #31 1991 CUMULATIVE INDEX	VOL. 15

ILLINOIS REGISTER 1991 CUMULATIVE INDEX

- COLLEGE .

ROCLAMATIONS (CONT'D)	VOL. 15, ISSUE #31
M. D.	1991 CUMULATIVE INDEX
5,01	AUGUST 2, 1991

5489	5488	5487	5487	5486	5486	5485	5484	5484	5484	5483	5483	8072	5482	5482	5491	5140	5139	5139	5138	5138	5137	5137	5136	5135	5135	5134	5134	5133	5132	5132	4798	4798	4797	4796	4796	4795	4795	4495	4404	4404	4493	4493	4493	4492	4491	4491	4491	4490
91-1 <i>1</i> 9 91-180	91-178	91-177	91-176	91-175	91-174	91-173	91-171	91-170	91-169	91-168	91-167	91-166	91-165	91-164	91:102	91-161	91-160	91-159	91-158	91-157	91-156	91-155	91-134	91-153	91-152	91-151	91-150	91-149	91-148	91-147	91-146	91-145	91-143	91-142	91-141	91-140	91-139	91-138	91-137	01-136	91-135	91-133	91-132	91-131	91-130	91-129	91-128	91-128
Disaster Areas - Several Counties	Queen Isabella Day	Organ and Tissue Donation Awareness Week	Mental Health Month	Gymnastics Weekend	Early Intervention Month	Day of Remembrance of the Victims of the Holocaust	Child Abuse Prevention Month	Chemobyl Day/Year of Chemobyl Awareness and Relief	Women's Board of the Five Hospital Homebound Program Day	Student Council Week	Early Intervention Program of the Children's Home Association of Illinois Recognized	Credit Education Week	Amigos De Ser Dav	Municipal Clerks Week	Lishmania Music Easting Day	Arbitis Foundation Tolethon Day	Multiple Sclerosis Association of America Month	Coin Week	Better Hearing and Speech Month .	Arbor and Bird Day	Salute to Mexico Week	Croatian Independence Day (Revised)	Tourn Temperance Education Week	Trail Appreciation Month	Polish Independence Day	Operation Lifesaver Awareness Day	Home Improvement Month	Epsilon Sigma Alpha International Day Ensilon Sigma Alpha International Day (Revised)	Celebrity Ball Day	Breastfeeding Promotion Month	Professional Secretaries Week/Professional Secretaries Day	Independent Order of Foresters Child Ahuse Prevention Week	World Health Day	Victim Rights Week	William B. Browder Recognized	Volunteer Week	Sikh American Hertitage Day	Physical Fitness & Sports Month/Physical Education & Sports Week	Medical Laboratory Week	Fingeria A Tracy Day	Army ROTC Week	Kural Electric And Telephone Youth Day	Manufacturing Week	Ill. Community College Month	Groundwater Protection Month	Gamma Phi Circus Week	Frederick G. Steigmann, M.D., Day (Revised)	91-128 Frederick G. Steigmann, M.D., Day

VOL. 15, ISSUE #31 ILLINOIS REGISTER
1991 CUMULATIVE INDEX AUGUST 2, 1991

### ANATIONS (CONT'D) 81	U.S. Savings Bonds Month Community Mental Health Services Week Harriet Ross Day (Revised) High Blood Pressure Month Keep America Beautiful Month Lioness Caramel Corn Day Motorcycle Awareness Month Motorcycle Awareness Month	Day of Prayer A' Team Day Workers Memorial Day Asian American Heritage Month Monsignor Edward J. Dunean Day Minority & Women Business Enterprise Day Reverend Lewis M. Krause Day Illinois Small Business Week Nurses Week At Department of Veteran's Affairs, Edward Hines, Jr. Hospital U.S. Savings Bonds Month Community Mental Health Services Week Harriet Ross Day Harriet Ross Day (Revised) High Blood Pressure Month Keep America Beautiful Month Lioness Caramel Corn Day Motorcycle Awareness Month (Revised) National Association of Insurance Women's Week Students Against Driving Drunk Months Surgical Technologist Week Cytotechnology Day Foster Parent Appreciation Month Insurance Agents Month Older Americans Month Association for Individual Development Day Correctional Officer Week Eintergancy Medical Services Week Eritrean Relief Committee Day Exceptional Children's Week
6799 6799 6800 6800 6800 6801 6800 6800 6800 6800	7794 7795 7795 8072 7796 7796 7797 7797	7386 7386 7388 7388 7388 7389 7389 7389 7794 7794 7795 7796 7796 7797 7797 7797 7797 7797

			91-201 Reverend Lewis M. Krause Day	91-200 Minority & Women Business Enterprise Day	91-199 Monsignor Edward J. Duncan Day		91-197 Workers Memorial Day	91-196 'A' Team Day		91-193 Six Flags Great America's "Salute to C		91-190 Recycling Week	91-189 Nurses Week	91-188 Home Education Week (Revised)	91-188 Home Education Week	91-187 George Vest Day	91-186 Gateway Day	91-185 Cinco De Mayo Day	91-184 Centenarians Day	91-183 John G. Shedd Aquarium-Oceanarium Day	91-182 Illinois Manufacturing and Enterprise Day	91-181 Edward T. Hanley, Sr. Day
wonishing Edward J. Duncan Day Minority & Women Business Enterprise Day Reverend Lewis M. Krause Day Illinois Small Business Week Nurses Week At Department of Veteran's Affairs, Edward Hines, Jr. Hospital	Jay interprise Day y	Jay Interprise Day y	interprise Day	Jay		5			dential Walkway Day	Six Flags Great America's "Salute to Our Great American Troops Day"				ق						narium Day	erprise Day	

91-310 Motor	91-209 Liones 91-210 Motor		91-207 High I	91-206 Harrie	91-206 Harrie	91-205 Comm	91-204 U.S. S	
Motorcycle Awareness Month (Revised)	Lioness Caramel Com Day Motorcycle Awareness Month	Keep America Beautiful Month	High Blood Pressure Month	Harriet Ross Day (Revised)	Harriet Ross Day	Community Mental Health Services Week	U.S. Savings Bonds Month	

310	91-218	91-217	91-216	91-215	91-214	91-213	91-212	
Constitution of the Walt	Association for Individual Development Day	Older Americans Month	Insurance Agents Month	Foster Parent Appreciation Month	Cytotechnology Day	Surgical Technologist Week	Students Against Driving Drunk Months	

Association for individual Development Day Correctional Officer Week Emergency Medical Services Week Entrean Relief Committee Day Exceptional Children's Week "Just Say No" Week Maritime Day	2	91-224	91-223	91-222	91-221	91-220	91-219	817-16
	37	Maritime Day	"Just Say No" Week	Exceptional Children's Week	Eritrean Relief Committee Day	Emergency Medical Services Week	Correctional Officer Week	Association for Individual Development Day

1-224 1-225 1-226	Maritime Day National Association of Urban Bankers Week Odyssey Day
1-226	Odyssey Day
1-227	Proud Lady Days
1-228	Richard Hirtzel Day
1-229	RP Awareness Day
3	

91-233	91-232	91-231	91-230	91-229	91-228	91-227	91-226	91-225
Governor's Cup Weekend	Stamp Collecting Week	Telephone Operator's Week	Senior Smile Week	RP Awareness Day	Richard Hirtzel Day	Proud Lady Days	Odyssey Day	National Association of Urban Bankers Wee

VOL. 15, ISSUE #31

1991 CUMULATIVE INDEX	ILLINOIS REGISTER
AUGUST 2, 1991	

91-285 91-285 91-286 91-287 91-288 91-289	91-277 91-278 91-279 91-280 91-281 91-282 91-282	91-266 91-266 91-267 91-269 91-269 91-270 91-271 91-272 91-273 91-274 91-275	91-252 91-253 91-254 91-255 91-255 91-255 91-256 91-260 91-260 91-260 91-260 91-260	91-24 91-235 91-235 91-237 91-239 91-243 91-243 91-244 91-246 91-246 91-246 91-246 91-246 91-246 91-246 91-246
4 Sate Boating week 5 ECC Music Workshop Days 6 Fraternal Week 7 Thomas Armstead, Barbara Petrilli, and Firefly, Inc. Commended 8 Blood Donor A warcness Month 9 East Central Illinois Business Appreciation Week		Taker Fride in Limois Schools week Talent-Linkage-Chicago Day Turkey Lovers Month Cache River State Natural Area Beth Eden Baptist Church Centennial Celebration Day Grundy County Sesquicenternial Celebration Days Grundy County Sesquicenternial Celebration Days Multiple Sclerosis Society Month Midred B. Angelo Day John-W. Cockrell Day John-W. Cockrell Day Management Week Week for the Observance of the 50th Anniversary of World War II		91-234 Illinois Bell Operator Day 91-235 Stay in School Month 91-236 Mattoon Area Sonior Center Day 91-237 Police Memorial Day/National Police Week/National Police Memorial Day 91-237 Take Pride in America Month 91-240 Dr. Abraham A. Low Day 91-241 Historic Preservation Week 91-242 Teacher Appreciation Week 91-243 Greek Heritage Week 91-244 Joe Dimaggio Day 91-245 Manufactured Housing Days 91-246 YMCA Volunteer Recognition Day 91-247 Arts Education Week 91-248 Ducks for Kids Day 91-250 Railroad Women's Day 91-251 Buckle-Up Americal Week
9073 9073 9074 9074 9074	8729 8730 8730 8731 8731 8732 8732 9073	834 834 835 8613 8614 8615 8615 8728 8728	837 8328 8328 8329 8329 8330 8331 8331 8331 8332 8333 8333	8074 8075 8076 8076 8077 8077 8077 8078 8078 8078

ILLINOIS REGISTER

11018	91-344 Captive Nations Week	91-
10870		91-
10870		91
10869	91-340 Matical Therapy Week	01.
10869		9 1
10868		91-
10867		9
10867		91-
10866		91-
10866		91-
10865	91-333 American G.I. Forum/Veterans Outreach Program Day	91-
10865		91-3
10864		91-
10864		91-
10864		91-
10863		91-
10863		91-
10862		91-
10520		91
10519		91-
10519		91-3
10519		9 :
10248		91.7
10247		0 1
10247	91-319 Illinois Agricultural Youth Institute Week	91.7
10246		01.1
10246		9 1
10246	91-316 Cheer Leaderchin Week	91.
9783		9 1
0787		2 9
79.6		2 9
9/81		9 -
9/80		91-1
9780		91-
9/80		91-
9779		91-
9779		91-
9778		91-
9778		91.
9777		91.
9777		91-
9776		91-
9776		91-
9080	_	91-
9080	91-299 Honoring Elders Week	91.
9080		9
9079	91-297 Legal Assistance Day	91.
9078		01.
9078	01-205 IT C C liberty Memorial Day	01.
9078		91
9077		21-
9077		9 1
9076		9 1
0076	-	PROC
AUGUS1 2, 1991	VOL. 15, ISSUE #31 1991 CUMULATIVE INDEX	VQ.
AUGUST 2 1901		
	מיייים מיסיות היייים	

ILLINOIS REGISTER 1991 CUMULATIVE INDEX

AUGUST 2, 1991

VOL. 15, ISSUE #31

91-368	91-367	91-366	91-365	91-364	91-363	91-362	91-361	91-360	91-359	91-358		91-357	91-356	91-355	91-354	91-353	91-352	91-351	91-350	91-349	91-348	91-347	91-346	91-345	PROCLAM
Peruvian Day	Dr. Roger E. Compton Day	Arts Week	Columbian Independence Day	U.S. Pro Criterium Championship Day	Sickle Cell Month	John O. Dickinson Day	Henry George Day	Flags At Half-Staff Day	Bud Billiken Day	Armed Services Vocational Aptitude Batter Y (ASVAB) Awareness Year	Centennial Week	American Hackney Horse Society And American Saddlebred Horse Association	Ways-Lakes Weekend	Vocational Student Organization Week	Help Retarded Citizens Days	Park Livingston Day	Elvis A. Presley Memorial Day//Elvis A. Presley Memorial Week	Dundee Sesquicentennial Depot Day	Citizens With Disabilities Day	Women's League for Conservative Judaism Days	Water Quality Awareness Week	Leukcmia Society Televent Weekend	Ivan E. & Ruth H. Frick Day	Illinois Republican National Hispanic Assembly Day	PROGLAMATIONS (CONT'D)
11358	11357	11357	11356	11356	11355	11355	11355	11354	11354	11353	11353		11024	11023	11022	11022	11021	11021	11020	11020	11019	11019	11018	11018	

The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slassh, (e.g. 1 III. Adm. Code 100.280 was proposed last year and adopted this year. The action entry readt: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Title: of the Illinois Administrative Code, please refer to 1 III. Adm. Code 100.140 or contact the Administrative Code Division.

VOL. 15, ISSUE #31

SECTIONS AFFECTED INDEX

AUGUST 2, 1991

ILLINOIS REGISTER

	#:	2 = 2	1 = 10	n = n	8 II	am = aı	TYPE (
	= renumbered	= recodified	= repeal of existing Section	= new Section	= codification changes	am = amendment to existing Section	TYPE OF RULEMAKING
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M = Modification	Objections	= Failure to Remedy	= Emergency rule	CC = Codification Changes	= Correction	= Adopted rule	ACTION CODE
×ν	RC	×	PP	ΡF	P	0	103
S = Suspended rule W = Withdrawal of Proposed rule	RC = JCAR Recommendation	= Refusal to Modify or Withdraw	= Peremptory rule	 Prohibited Filing 	= Proposed rule	O = JCAR Objection	SES

2650.330 2650.340 2650.400	2650.314	2650.311	2650.300 2650.310	2650.210 2650.220	2650.200 2650.205	2650.60	2650.40 2650.50	2650.30	2650.10	700.150 2025.120	700.140	700.40	TITLE 2	100.1210	100.1150	100.1020	100.900	100.735	100.670	100.640 100.660	100.545	100.500	100.400	100.340 100.350	100.310	100.270	100.240	100.180 100.220 100.230	TITLE 1 100.100 100.110
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(PP-620; W-1574) (P-1583; A-8801)	(PP-620; W-1574) (P-1583; A-8801)	(PP-620; W-1574) (P-1583;	A-8801) (PP-620; W-1574) (P-1583;			A-8801) (PP-620; W-1574) (P-1583;	A-8801) (PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583;	(PP-620; W-i574) (P-1583;	A-8801) (PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583;	A-8801) (PP-620; W-1574) (P-1583;	A-8801) (PP-620; W-1574) (P-1583;	A-8801) (PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583; A-8801)	(PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583; A-8801)	(PP-620; W-1574) (P-1583; A-8801)	(PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583; A-8801)	(PP-620; W-1574) (P-1583;	(A-2660) (A-2660) (A-2660)					

SAI-1

		509.100 am			440.130 n		440.110 n			440.80 n		440.60 n		440.40 n					438.80 I	433.35 am	J	421.80 am	421.40 am	0		416.80 r			404.35 n	TITLE 11		270.261 am	255.50 am	125.410 am	123.400			125.380 am	125.370 am		125.360 am	125.350 am		125.340 am	125.330 am		125.320 am	125.310 am	TITLE 8 (CONTID)	VOL. 15, 1SSUE #31	
70	(P-19703/90; A-5755) (P-14750/90; A-2727)	(P-5614)	(P-8975/90; A-3492)	(P-8975/90; A-3492)	(P-89/5/90; A-3492) (P-8152)	(P-8975/90; A-3492)	(P-8975/90; A-3492)	(P-8975/90; A-3492)	(P-8152)	(P-8975/90: A-3492)	(F-8975/90; A-3492)	(P-8975/90; A-3492)	(P-8975/90; A-3492)	(P-8975/90; A-3492)	(P-8132)	(P-8975/90; A-3492)	ŝ	(P-5012)	(P-6982)	/90;	(P-19699/90; A-5752)		(P-19699/90: A-5752)	(P-6985)	(P-6988)	3	(P-8518) (P-12389/90: A-2733)	(P-8957/90; A-591)	(P-10348)		(P-19087/90; A-5207)	(P-10965/90; A-455)	A-8801) (E-128)	(PP-620; W-1574) (P-1583;	A-8801)	(P-1583; A-8801)	A-8801) (PP-3117) (PP-8714)	(PP-620: W-1574) (P-1583:	(PP-620; W-1574) (P-1583;		A-8801) (PP-620: W-1574) (P-1583:	(PP-620; W-1574) (P-1583;		(PP-620; W-1574) (P-1583;	(PP-620; W-1574) (P-1583;		(PP-620: W-1574) (P-1583:	(PP-620; W-1574) (P-1583;		SECTION	
SAI-2	510.205 520.315				10.180		10.160	10.150		10.130		10.85	80		90	10.40				475.640		620	610	500	570	475.560	550	530	520	510		390	380	360	475.350	475.330	475.320	475.310		240	230		110	TITLE 14	1424.355			1408.90		ILLINOIS REGISTER SECTIONS AFFECTED INDEX	
	n (P-13072/90; A-2673) n (P-13060/90; A-8683)	(P-13072/90;	(P-13072/90;	(P-13072/90;	(P-13072/90;	(P-130/2/90;	(P-13072/90;	(P-13072/90;	(P-13072/90;	n (P-13072/90; A-2673)		(A-8848)	(P-677;	am (P-677; A-8848)	(P-677.	(P-677;	(P-677;	m (P-677;	n (P-6343)	n (P-6343) n (P-6343)			n (P-6343)			n (P-6343)		n (P-6343)			n (P-6343)		n (P-6343) n (P-6343)				n (P-6343)		n (P-6343)		n (F-0343) n (P-6343)		n (P-6343)		am (P-19690/90; W-1173)	C-2044)	n (P-10691/90; A-20545/90;	am (P-16843/90; A-5745)	(P-19694/90)	AUGUST 2, 1991	
	640.160 n 640.170 n				640.110 n		80	70						640.5 n	570.70 am				570.25 am		550.50 am	550.40 am					545.355 am	545.345 am		545.325 am			540.170 n 540.180 n				540.120 n		520.1130 n		520.1100 n			520.910 am			520.810 r	520.740 am	TITLE 14 (CONT'D)	VOL. 15, ISSUE #31	
	(P-13391/90; A-7558) (P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90: A-7558)	(P-13391/90: A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-13391/90; A-7558)	(P-4528: A-9902)	(P-4528; A-9902)	(P-4528; A-9902)	(P-4528; A-9902)	(P-4528; A-9902)	(P-4528; A-9902)	(P-8782/90; A-1798)	(P-8782/90; A-1798)	(E-10498; C-11014)	(P-8782/90; A-1798) (P-10	(P-8782/90; A-1798)	(P-3620)	(P-3620)				(P-3620)	(P-11022/90; A-973)	(P-11022/90; A-973) (P-11022/90; A-973)	(P-11022/90; A-973)	(P-11022/90; A-973)	(P-11022/90; A-973)	(P-11022/90; A-973)	(P-11022/90: A-973)	(P-9787)	(P-9787)	(P-9787)	(P-13060/90; A-8683)		(P-13060/90; A-8683)	(P-13060/90; A-8683)	(P-13060/90; A-8683)	(P-13060/90; A-8683)	(P-13060/90; A-8683)		SE	
SAI-3	530.110 ai 530.120 ai	530.105 am			530.20 am					510.10 am						110.175 n		TITLE_17						1220.320									1220.140 n								290		260	250			640.210 n	640.190 n	640.180 n	ILLINOIS REGISTER SECTIONS AFFECTED INDEX	
	(P-4805; (P-4805;		(P-4805;	(P-4805;		(P-18397/90;		(P-18397/90;	(P-18397/90;	m (P-4829: A-9966)	(P-16182/90	(P-16182/90; A-1495)	(P-16182/90; A-1495)	am (P-16182/90; A-1495)		(P-10251)	=											(P-8747)					(P-8747)			(P-15591/90; (P-8747)	· (P-13391/90;	(P-13391/90;	(P-13391/90;	(P-13391/90;	(P-13391/90; A-7558)	(P-13391/90;	(P-13391/90;	(P-13391/90;	(P-13391/90;	(P-13391/90;	(P-13391/90;	(P-13391/90;	(P-13391/90; A-7558)	AUGUST 2, 1991	
												(P-9233)																																						991	

	720.40 am 730.10 am		715.20 am 715.30 am		710.30 am 710.50 am	710.20 am		690.20 am	680.60 n		680.40 n	680.20 n		670.60 am	670.30 am			660.50 n		660.40 n		660.30 n	n 01	660.21 am		660.20 n	660.10 n	650.60 am	650.40 am		650.22 am		>	590.60 am	590.40 am			590.10 am 590.20 am		570.30 am		550.20 am	CONT	
S.	(P-6836) (P-6836) (P-4200; A-9951)	(P-6842) (P-6836) (P-6836)	(P-6842) (P-6842)	(P-18409/90; A-4161)	(P-18409/90; A-4161) (P-18409/90; A-4161)	(P-18409/90; A-4161)	(P-4214; A-10012)	(P-4214; A-10012)	(P-8107)	(P-8107)	(P-8107)	(P-8107)	,		(P-4836; A-10021)	(P-4836; A-10021)	(P-4836; A-10021)	(P-19123/90; A-4777) (P-6851)		(P-19123/90; A-47/7) (P-6851)		(P-0831) (P-19123/90; A-4777)	(P-19123/90; A-4777)	(P-19123/90; A-4/77) (P-6851)	(P-6851)	(P-19123/90; A-4777)	(P-19123/90; A-4777)	(P-4853; A-10038)	(P-4853; A-10038)	(P-4853; A-10038)	(P-4853; A-10038)	(P-4853; A-10038)		(P-7809)	(P-7809)	(P-7809)	(P-7809)	(P-7809) (P-7809)	(P-6811)	(P-6811)	(P-6823)	(P-6823)	(D 6873)	
SAI-4	405.10 405.15	TITLE 20	4160.170 4160.180	4160.150 4160.160	4160.130 4160.140	4160.120	4160.100	4160.90	4160.70	4160.60	4160.40 4160.50	4160.30	4160.20		3040.Ap. F		3040.Ap. D	3040.Ap. B		3035.60	3035.40	3035.30	2550.15	2550.10	1590.90	1590.80	1535.10	1070.20	950.50	830.90	830.80	830.60	830.20	830.05	810.50 810.70	810.45	810.45	810.37 810.40	810.35	810.35	740.20	740.10	730.20	
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	34.450 am 220.10 n 220.20 n							11114E Z3 1.245 n		1800.30 n				1560.50 n						1225.10 n 1225.20 n						460.90 am			460.40 am			460.12 am		415.70 n			415.15 am		.55	405.50 am	30	405.20 am	CONT	
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SAI-5	TITLE 32 310.10	210.10 210.Ap.A	100.30 125.425	76 3 ILIL	2790.140 2790.Ap.A	2790.130	2790.110	2790.100	2790.80	2790.70	2790.50 2790.60	2790.40	2790.30	2790.20	2790 10	2400.30	2400.20	1501.515	1501.509	1501.113 1501.508	350.15	350.30	350.20	350.15	250.70	226.730	226.684	226.680	226.615	226.612	226.605	226.555	226.552	226.525	226.40	225.60	225.50	225.30 225.40	225.20	225.10	220.60	220.50	220.30	
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VOL. 15, ISSUE #31

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

AUGUST 2, 1991

VOL. 15, ISSUE #31

SECTIONS AFFECTED INDEX

AUGUST 2, 1991

school butter

	335.2110 п	335.2090 n 335.2100 n		335.2060 n 335.2070 n	335.2050 n	335.2030 n	335.2020 n		.1080	335.1070 n	335.1050 n		335.1030 n		5	335.20 n	335.10 n	331.Ap.B n	331.310 am	331.210 r	331.130 n	120	331.110 am			330.Ap.G n	330.Ap.D am	330.Ap.B am		330.340 am 330.400 am		330.280 am 330.310 am	270	330.260 am	330.240 am		330.200 am		10.Ap.C	56		10.81	310.50 am 310.80 am	310.40 am	20 20	VOL. 15, ISSUE #31	VOI 16 100117 H21
	(P-11585/90; A-10763)	(P-11585/90; A-10763) (P-11585/90; A-10763)	(P-11585/90; A-10763)		> :	~ ~	> :	(P-11585/90; A-10763)	\rightarrow	(P-11585/90; A-10763)	1585/90;	1585/90; A-	11585/90;	(P-11585/90; A-10763)	1585/90;	1585/90;	1585/90:	(P-15672/90; A-90)	15672/90;	(P-15672/90; A-90)		5672/90;	5672/90:	(P-15672/90; A-90)	15672/90;	(P-11471/90; A-10632)	1471/90;	(P-11471/90; A-10632)	1471/90;	(P-11471/90; A-10632) (P-11471/90; A-10632)	11471/90;	(P-114/1/90; A-10632) (P-11471/90; A-10632)	11471/90;	 > 3	1471/90;	1471/90; A	(P-11471/90; A-10632) (P-11471/90; A-10632)	1471/90; A-	1450/90; A	(P-11450/90; A-10604)		1450/90; A	> >	1450/90;	> >	SEC	SEC.
SAI-6		370.20 r		360.Tb. C am	360.II. B n	360.Ap.A n	360.71 n	360.20 am		360.40 am	360.20 am	335.9190 п	335.9180 n	335.9170 n	335.9150 n	335.9140 n	335.9130 n	335.9100 n	335.9090 п	335.9080 n	335 9070 n	335.9050 n	335.9040 n	335.9020 n	335.9010 п	335.8140 n	335.8130 n	335.8110 n 335.8120 n	335.8100 п	335.8090 n	335.8070 n	335.8060 n	335.8040 n	335.8030 n	335.8010 n	335.7050 n	335.7040 n	335.7020 n	335.7010 n	335.6010 n	335.5020 n	335.5010 n	335.4020 n 335.4030 n	335.4010 n	335.2120 n 335.2130 n	SECTIONS AFFECTED INDEX	ILLINOIS REGISTER
		(P-11653/90; RC-8316; A-10846)		(P-6940/90; (P-11653/9)	(P-6940/90; A-6180)	(P-6940/90; A-6180)	(P-6940/90; A-6180)	(P-6940/90-	(P-6940/90;		(P-6940/90;	٠.		(P-11585/90; A-10763)	1585/90;	1585/90;	1585/90;	(P-11585/90; A-10763)	11585/90;	11585/90;	(P-11585/90; A-10763)	1585/90;	1585/90;	(P-11585/90; A-10763)	1585/90;	(P-11585/90; A-10763)	1585/90;	(P-11585/90; A-10763) (P-11585/90; A-10763)	1585/90;	(P-11585/90; A-10763)	11585/90;	(P-11585/90; A-10763)	1585/90;	•••	(P-11585/90; A-10763)	11585/90;	1585/90;	(P-11585/90; A-10763)	1585/90;	11585/90;	(P-11585/90; A-10763)	11585/90;	(P-11585/90; A-10763) (P-11585/90; A-10763)	11585/90;	(P-11585/90; A-10763) (P-11585/90; A-10763) (P-11585/90; A-10763)		Aliciist 2 100
	21	2 2	21	215	215.4	215.4	215.489	215.48	215.486		7 [2	215.41	<u> </u>	7 2	S	215.1	ט ע	214.1		212.424	212.4	212.205	212.111	212.11	211.122	201.40	101.103 201.102	TITLE 35	000.00	606.30	606.20	401.Ap.A	401.14	401.110	401.100	401.80	401.60 401.70	401.50	401.40	401.20 401.30		370.40	370.30	370.25		
	8.10	218.10 218.10	8.10	× 5	10 1	n ón									- 12	0	0	5 2	0	0		S						2	101										\sim	•	~ ~	-					2
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Si	n (P-3675)	3 3	.100 n (P-3675)	581 585	am (P-8877/90;	.89 n (P-8877/90; A-8018)	# (P-8877/90;	am am	am (P-8877/90;	am	am (P-8877/90;	am (P-8877/90;	am (P-8877/90;	am =	am		a :	am m		am (P-11098/90;	am		an an	. –	am (P-4668)	am	am	am (P-9822) am (P-780)		an (F-203/3/70, A-0730)	_	am (P-20573/90;	, 5	am	en an	am	am (P-1390;	_	am (P-1390;	am (P.1390;	am (P-1390; am (P-1390;	A-10846)	Ħ	r (P-11653/90; RC-8316;	r (P-11653/90; RC-8316; A-10846)		
SAI-7	n (P-3675)	n (P-3675) n (P-3675)	.100 n (P-3675)	581 am (P-3659) 585 am (P-12701/90: A-3309)	am (P-8877/90; A-8018)	n (P-8877/90; A-8018) # (P-8877/90; A-8018)	# (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-768)	n (P-6414) (P-8877/90; A-8018)	am (P-8877/90; A-8018)	am (P-3039) am (P-8877/90: A-8018)	am (P-11098/90; A-1017)	am (P-11098/90; A-1017)	am (P-791)	n (P-4668)	5 am (P-791)	am (P-4668)) am (P-4668)	am (P-4573) (P-12697/90; A-5223) (P-6385) (P-8416/90; A-7901)	am (P-780)	(P-780)	00000	N -0250)	(P-20573/90; A-8958)	am (P-20573/90; A-8958)	n (P-1390; A-7054)	am (P-1390; A-7054)	am (P-1390; A-7054)	am (P-1390; A-7054)	am (P-1390; A-7054)	(P-1390; A-7054)	am (P-1390; A-7054)	am (P.1390; A-7054)	am (P-1390; A-7054) am (P-1390; A-7054)	A-10846)	A-10846) r (P-11653/90; RC-8316;	90; RC-8316;	(P-11653/90; A-10846)		
SAI-7	n (P-3675) 218,432	n (P-3675) n (P-3675)	.100 n (P-3675) 218.449	581 am (P-3659) 218.448 585 am (P-12701/90; A-3309) 218.448	am (P-8877/90; A-8018) 218.446	n (P-8877/90; A-8018) 218.444 # (P-8877/90; A-8018) 218.445	# (P-8877/90; A-8018) 218.443	am (P-8877/90: A-8018) 218.442	am (P-8877/90; A-8018) 218.430	am (P-8877/90; A-8018) 218.429	am (P-8877/90; A-8018) 218.428	am (P-8877/90; A-8018) 216.420 II	am (P-8877/90; A-8018) 218.425 n	am (P-8877/90; A-8018) 218.424 n	am (P-768) 218-722 " p (1050) 218-423 n	n (P-6414) (P-8877/90; A-8018) 218.421	am (P-8877/90; A-8018) 218.405 n	am (P-3059) 218.404 n	am (P-11098/90; A-1017) 218.403 n	am (P-11098/90; A-1017) 218.401 n	am (P-791) 218.304 n	3 n (P-4668) 218.302 n 218.303 n	am (P-791) 218.301 n	am (P-4668) 218.211	am (P-4668) 218.209	am (P-4573) (P-12697/90; A-5223) (P-6385) (P-8416/90; A-7901)	am (P-780) 218.206	(P-780) 218.205	00000	218.185 n	(P-20573/90; A-8958) 218.183 n (P-20573/90; A-8958) 218.184 n	am (P-20573/90; A-8958) 218.182 n	n (P-1390; A-7054) 218.181 n	am (P-1390; A-7054) 218.143 n	an (F-1390; A-7034) 218.142 n	am (P-1390; A-7054) 218.126 n	am (P-1390; A-7054) 218.125 n	(P-1390; A-7054) 218.124 n	am (P-1390; A-7054) 218.122	am (P.1390; A-7054) 218.121 n	am (P-1390; A-7054) 218.112 n	A-10846) 218.110 n	r (P-11653/90; RC-8316; 218.109 n	90; RC-8316; 218.107 n 218.108 n	(P-11653/90; RC-8316; 218.105 n A-10846) 218.106 n	218 104	SECT
SAI-/	n (P-3675) 216,432 "	n (P-3675) 216.450 n (P-3675) 216.451	.100 n (P-3675) 218.449 n	581 am (P-3659) 216,447 " 585 am (P-12701/90; A-3309) 218,448 n	am (P-8877/90; A-8018) 218.446 n	n (P-8877/90; A-8018) 218.445 n 1	# (P-8877/90; A-8018) 218.443 n	am (P-8877/90; A-8018) 218.442 n	am (P-8877/90; A-8018) 218.430 n	am (P-8877/90; A-8018) 218.429	am (P-8877/90: A-8018) 218.428 n	am (P-8877/90; A-8018) 216.420 II	am (P-8877/90; A-8018) 218.425	am (P-8877/90; A-8018) 218.424 n	am (P-768) 218-722 " p (1050) 218-423 n	n (P-6414) (P-8877/90; A-8018) 218.421	am (P-8877/90; A-8018) 218.405 n	am (P-3059) 218.404 n	am (P-11098/90; A-1017) 218.403 n	am (P-11098/90; A-1017) 218.401	am (P-791) 218.304 n	3 n (P-4668) 218.302 218.303	am (P-791) 218.301 n	am (P-4668) 218.211 n	am (P-4668) 218.209 n	am (P-4573) (P-12697/90; A-5223) 218.208 (P-6385) (P-8416/90; A-7901) 218.208	am (P-780) 218.206 n	(P-9822) 218.205 n	218.186	218.185 n	(P-20573/90; A-8958) 218.183 n (P-20573/90; A-8958) 218.184 n	am (P-20573/90; A-8958) 218.182 n	n (P-1390; A-7054) 218.181 n	am (P-1390; A-7054) 218.143	an (F-1390; A-7034) 218.142 n	am (P-1390; A-7054) 218.126 n	am (P-1390; A-7054) 218.125	(P-1390; A-7054) 218.124 n	am (P-1390; A-7054) 218.122	am (P.1390; A-7054) 218.121 n	am (P-1390; A-7054) 218.112 n	A-10846) 218.110	r (P-11653/90; RC-8316; 218.109 n	90; RC-8316; 218.107 218.108	(P-11653/90; RC-8316; 218.105 n A-10846) 218.106 n	218 104	

	218.927 n	218.923 n 218.926 n	218.920 n	218.883 n	218.881 n	218.877 n	218.875 n	8.636	218.630 n	8.628	8.625	8.624	218.623 n	218.620 n	8.613	8.612	218.611 n	8.609		218.607 n	8.606	8.604	8.603		218.601 n		218.583 n	218.581 n	218.563 n	œ 0		~	218.526 n	~ ~	8.489	œ (8.486	8.485	8.484	218.482 n	8.481		8.465	8.464	8.463	8.461		TITLE 35 (CONT'D)	VOL. 15, ISSUE #31	
	(P-3675)	(P-3675) (P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)		SI	
SAI-8	219.303 n	219.301 n 219.302 n	219.211 n	219.209 n 219.210 n		.206	219.205 n	219.186 n	219.185 n	219.184 n	.182	:	.144	219.142 n	219.141 n	:	19.12	219.125 n	219.124 n	219.123 n	219.122 n	121		219.110 n	219.109 n		219.106 n	219.104 n 219.105 n		219.102 n		Ü	218.Ap. C n	د ند	218.991 n	218.990 n	218.988 n	218.986 n	218.983 n	218.980 n	218.967 n	218.966 n	218.963 n	8.948	8.947	218.945 n	218.940 n	218.928 n	SECTIONS AFFECTED INDEX	コーレンシス たてごろうてん
	1 (P-3892)	(P-3892) (P-3892)	(P-3892)	(P-3892) (P-3892)		(P-3892)			(P-3892)				(P-3892)	(P-3892)	(P-3892)	(P-3892)	(P-3892)	(P-3892) (P-3897)	(P-3892)	(P-3892)	(P-3892)	(P-3892)	(P-3892)	(P-3892)	(P-3892)	(P-3892) (P-3892)	(P-3892)	(P-3892) (P-3892)	(P-3892)	(P-3892)	(P-3892) (P-3892)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	(P-3675)	AUGUST 2, 1991	
	219.605 n (P-3892)	219.603 n (P-3892) 219.604 n (P-3892)	ם:	219.585 n (P-3892) 219.601 n (P-3892)	5 :	3 3	> :	219.562 n (P-3892)	Ħ	> :	3 3	Ħ	219.521 n (P-3892)	= =	219.487 n (P-3892)	7	219.485 n (P-3892)	219.485 n (F-3892) 219.484 n (P-3892)	219.482 n (P-3892)	219.481 n (P-3892)	;	219.465 n (P-3892)	, 5	ח	219.462 n (P-3892)	; ;	219.452 n (P-3892)	450 n 451 n	219.449 n (P-3892)	448 n	219.446 n (P-3892) 219.447 n (P-3892)	445 n	219.444 n (P-3892)	219.442 n (F-3892) 219.443 n (P-3892)	.441 n	430 n	3 3										219.304 n (P-3892)	TITLE 35 (CONT'D)	VOL. 15, ISSUE #31	
SAI-9	230.220 r	230.211 r 230.212 r	230.210 r	230.190 r 230.200 r	230.180 г	230.160 r 230.170 r	230.150 r	230.141 r 230.142 r	230.140 r	230.110 r	219.Ap. C n 219.Ap. D n) to		219.991 n	219.988 n			219.983 n				219.963 n	219.948 n			219.940 n 219.943 n		219:926 n 219:927 n			219.886 n			219.877 n			219.630 n			219:023 ii 219:624 n		219.620 n				219.609 n	219.607 n		SECTIONS AFFECTED INDEX	THE RECISION

88892)
8892)
8893)
8893)
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ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX

AUGUST 2, 1991

		231.230 r (P-730) 231.230 r (P-730)	1.200 r	231.180 r (P-730)	1.160 1	231.150 r (P-730)		٦.	231.110 r (P-730)		7	230.Ap.B r (P-741)	٦ -	230.Tb.A r (P-741)	٦	٠, ٠	230.720 r (P-741)	230.700 r (P-741)	230.690 r (P-741)	230.680 r (P-741)	. 4	٦.	230.560 r (P-741)	230.550 r (P-741)	230.540 r (P-741)	230.520 r (P-741)	7	230.490 r (P-741)	. 4	230.440 r (P-741)		Ħ	230.380 r (P-741)	٦	230.370 r (P-741)	1	٦.	230.320 r (P-741)	230.310 r (P-741)	4	230.290 r (P-741)	230.270 r (P-741)	٦.	230.241 r (F-741) 230.250 r (P-741)	. 4	230.230 r (P-741)	;	VOL 15, ISSUE #31
SAI-10		445 n	444 n	443 n	441 n	425 n	423 n	422 n	421 n	403 n	402 n	401 n	307 n	3	5.304 n	5.303 n	3 3	5.211 n	615.210 n	5.209 n	5.207 n	.206 n	205 n	. 5	202 n	3 3	ם	= =		am	am am	am	am	Ħ	501.356 n	1.330 am	= :	= :		ם	an "		7	231.Ap.A		231.320 r		ILLINOIS REGISTER SECTIONS AFFECTED INDEX
	(P-10303) (P-10303)	(P-10303) (P-10303)	(P-10303)	(F-10303) (P-10303)	(P-10303) (P-10303)	(F-10303) (P-10303)	(P-10303)	(P-10303)	(F-10303) (P-10303)	(P-10303) (R-10303)	(P-10303)	(P-10303)	(F-10303) (P-10303)	(P-10303) (R-10303)	(P-10303)	(P-10303)	(F-10303)	(P-10303)	(P-10303)	(F-10303)	(P-10303) (P-10303)	(P-10303)	(F-10303)	(P-10303)	(P-10303)	(P-10303) (P-10303)	(P-10303)	(P-10303)	(P-10303) (P-10303)	(P-17154/90; A-1562)	(P-9829) (P-17154/90: A-1562)	(P-3141; A-10075)	(P-3141; A-10075) (P-3141; A-10075)	(P-3141; A-10075)	(P-3141; A-10075)	-	(P-730)	(P-730)	(P-730) (P-730)	(F-730) (P-730)		AUGUST 2, 1991						
	6.502 n 6.601 n	3 3	6.463 n	6.462 n	6.447 n	6.446 n	6.444 n	6.443 n	6.442 n	6.425 n	6.424 n	6.423 n	6.422 n	.402 n	6.401 n	6.307 n	3 2	6.304 n		6.302 n	6.211 n	.210 n	6.209 n	.207 n	6.206 n		6.203 n	= =	105 n	3 :	102 n	ח		n	;	704 n	.702 n	701 n	.622 n	621 n	.604 n		601 n	502 n	463 n	n	2	VOL. 15, ISSUE #31
SAI-11			(P-9836) 7:			(P-9836) 74			(P-9836) 6				(P-9836) 6.				(F-9836) (P-9836)			(P-9836) 6.			(F-9836) (P-9836)			(P-9836) 6.		(P-9836) 6			(P-9836) 6;	33				(P-10303) 6			(P-10303) 6			(P-10303) 6 (P-10303) 6				(P-10303) 6	5	SECTIONS AF
	721.106 am 721.110 am		720.111 am	20.110 am	703.211 n	210	703.183 am 703.208 n		620.Ар.В п				620.601 n			620.440 n										620.220 n			620.125 n		620.110 n		617.101 n			616.722 n			616.703 n							616.603 n		ILLINOIS REGISTER SECTIONS AFFECTED INDEX
	m (P-2075; A-9332) m (P-13938/90; A-7950)				(P-2376; A-9616)																					(P-4234)					(P-4234)			(P-9836)		(P-9836)			(P-9836) (P-9836)			(P-9836) (P-9836)			(P-9836)		(P 0836)	AUGUST 2, 1991

	725.173 am			724.964 n		724.961 n										724.935 n	724.934 n					724.674 am			724 670 am		724.401 am	724.381 am			724.177 am		724.115 am		,	721.Ap. H am	721.Ap. G am		721.135 n	721.132 am		721.123 am 721.124 am		721.122 am		721.120 am	721.111 am	VOL. 15, ISSUE #31	
SAI	(P-2145; A-9398) (P-2145; A-9398)	(P-2145; A-9398)	(P-2414; A-9654)	(P-2414; A-9654)	(P-2414; A-9654)	(P-2414; A-9654)	(P-2414; A-9654) (P-2414: A-9654)	(P-2414; A-9654)	(P-2414; A-9654)	(P-2414; A-9654)	(P-2414; A-9654) (P-2414: A-9654)	(P-2414; A-9654)	(P-2414; A-9654)		(P-2414; A-9654) (P-2414: A-9654)	(P-2414; A-9654)	(P-2414; A-9654)	(P-2414; A-9554)	(P-2414; A-9654)	2414;	(P-6073)	(P-6073)	(P-6073)	(P-6073)	(F-2414; A-9634) (P-6073)	2414		(P-2414; A-9654) (P-2414: A-9654)	(P-2414; A-9654)		(P-2414; A-9654)	(P-2414; A-9654)	(P-2414; A-9654) (P-2414; A-9654)	(P-2404; A-9644) (P-6066)	(P-2404; A-9644)	(P-6001) (P-9288)	A-9332	(P-2075; A-9332) (P-6001)	(P-6001)	A-9332)	(P-2075; A-9332) (P-6001)	(P-2075; A-9332) (P-2075; A-9332)	A-7934)	(P-2075; A-9332) (P-13925/90;	A-7934) (P-2075: A-0332)	A-9332) (P-13	(P-2075) (P-13938/90: A-7950)	SECTION	111
SAI-12	814.104	811.301	731.191	731.140	728.Tb.E	728.Tb.D	728.Th.C	728.Tb.A	728.Ap.H	728. Ap.G	728.Ap.F	728.Ap.D	728.143	728.142	728.141		728.109	728.108	728.103	728.103	728.102	728.101	725.964	725.963	725.962	725.960 725.961	725.959	725.958	725.956	725.955	725.953	725.952	725.951	725.935	725.934	725.933	725.931	725.930	725.545	725.543 725 544	725.542	725.541	725.416	725.412	725.381	725.329	725.177 725.290	SECTIONS AFFECTED INDEX	LLINOIS REGISTER
	am		am			= :	2			= :	= =	; ;	am	am	am	=	n	٦ !	am am	am	am	am	מי	ם :	= =	2 2	=	3 3	n	= :	3 3	n	= =	, ,	n :		=	n :	= =	3 3	n	,	am	am	a a	am	an an	×	
	(P-3166) (P-4660) (P-4604)	(P-3166) (P-4660)	(P-6424) (P-20161/90; A-6527)	(P-20161/90; A-6527)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462) (P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)		(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462) (P-2209; A-9462)	(P-2209; A-9462)		(F-248); A-9121) (P-2209: A-9462)	(P-2145; A-9398)	(P-2145; A-9398)	(P-2145; A-9398)		-2145;		(P-2145; A-9398)	-2145;	(P-2145; A-9398)	>	(F-2145; A-9398) (P-2145; A-9398)	(P-2145; A-9398)	(P-2145; A-9398)	(P-2145; A-9398) (P-2145; A-9398)		((P-6043)	(P-6043)	(P-6043)	(P-6043) (P-6043)	(P-2145; A-9398)	(P-2145; A-9398)	(P-2145; A-9398) (P-2145; A-9398)	(P-2145; A-9398)	(P-2145; A-9398) (P-6043)	AUGUST 2, 1991	
	817.411 n 817.412 n																																							814.930 n						814.602 n	CONT	VOL. 15, ISSUE #31	
	(P-3173) (P-3173)	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-317	(P-461	(P-461	(P-461	(P-461	(P-461	(P-461	(P-461	(P-4616)	(P-461	(P-461	(P-4616)	(P-4616	(P-4616)	(P-461	(P-461	(P-461	(P-461	(P-461	(P-461	(P-4604)	(P-460	(P-460	(P-460	(P-315	(P-315	(P-3155)	(P-315		
SAI-13	859.302 n	859.301 n	859.204 n	859.203 n	859.201 n 859.202 n	859.102 n	859.101 n		II. D n	II. C n	F :	848.Ap.A n	848.606 n	848.605 n	848.604 n	848.602 n	848.601 n	848.509 n	848.507 n	848.506 n	848.505 n	848.504 n	848.502 n	848.501 n	848.415 n	848.410 n	848.408 n	848.406 n	848.405 n	848.404 n	848.402 n	848.401 n	848,400 n	848.305 n	848.304 n	848.302 n 848.303 n	848.301 n	848.205 n	848.204 n	848.202 n 848.202 n	848.201 n	848.104 n 848.105 n	848.103 n	848.102 n	817.416 n 848 101 n	817.415 n	817.413 n 817.414 n	SECTIONS AFFECTED INDEX	ILLINOIS REGISTER
	(P-8438) (P-8438)	3438)	9438) (438)	(P-8438)	3438)	(P-8438)	(P-1/63/90; A-1939) (P-8438)	> >			(P-7763/90; A-7959)	763/90; A-7959)	(P-7763/90; A-7959)	7763/90; A-7959)	(P-7763/90; A-7959)			(P-7763/90; A-7959)	(P-7763/90; A-7959)			(P-7763/90; A-7959)	(P-7763/90; A-7959)	(P-7763/90; A-7959)	(P-7763/90; A-7959)		(P-7763/90; A-7959)	(P-1763/90; A-7959)	(P-7763/90; A-7959)	7763/90; A-7959)	(P-7763/90; A-7959)	7763/90; A-7959)	(P-7763/90; A-7959)	(P-7763/90; A-7959)	7763/90; A-7959)	(P-7763/90; A-7959)	7763/90; A-7959)		> 7	(P-7763/90; A-7959)	> '	(P-7763/90; A-7959) (P-7763/90: A-7959)	. Ъ	(P-7763/90; A-7959)	•	3173)	(P-3173)	AUGUST 2, 1991	

	TITLE 35 (CONTD) 870.206 am 870.305 am 870.305 am TITLE 38 TITLE 38 TITLE 38 397.20 n 397.20 n 354.50 n 357.50 n 450.220 am 450.220 am 450.220 am 450.230 am 450.440 am 450.410 am 450.410 am 450.410 am 450.410 am 450.410 am 450.450 am 450.410 am 450.410 am 450.110 am 450.110 m 500.110 r 500.110 r 500.120 r 500.200 r 500.200 r 500.200 r 500.300 r	VOL. 15, 1SSUE #31
	(P-15667/90; A-9311) (P-15667/90; A-9311) (P-15667/90; A-9311) (P-16611) (P-3614) (P-3616) (P-2573; A-8580)	SECTIONS A
SAI-14	\$00.320 \$00.320 \$00.340 \$00.340 \$00.340 \$00.340 \$00.360 \$00.360 \$00.400 \$00.420 \$00.420 \$00.420 \$00.420 \$00.420 \$00.420 \$00.420 \$00.420 \$00.420 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.500 \$00.600 \$00	ILLINOIS REGISTER SECTIONS AFFECTED INDEX
	(P-5179) (P-5162) (P-5179) (P-5162)	
	8/90; A-1916)	AUGUST 2, 1991
	TITLE 38 (CONTD 1075,240 n 1075,240 n 1075,440 n 1075,500 n 1075,600 n 1075,600 n 1075,600 n 1075,700 n 1075,900 n 1075,9	
	(P-14758/90, A-1916) (P-14758/	ILLIN SECTIONS
SA1-15	1075.925 1075.935 1075.935 1075.935 1075.935 1075.945 1075.966 1075.966 1075.975 1075.990 1075.990 1075.1005 1075.1020 1075.1020 1075.1020 1075.1020 1075.1020 1075.1120 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220 1075.1220	SECTIONS AFFECTED INDEX
	(P.14758/90; A.1916)	AU

	250.232 n		250.215 n			250.97 n					250.60 n				250.25 n		0			170.840 n			170.810 n		TITLE 41		1075.1650 n	630		610		- :	1530	1075.1510 n	1500	1075.1445 n	.1440	.1435	1075.1425 n	.1420	1415	1075.1405 n		325	1075.1320 n	310	1075.1305 n	295	18 (CONT) 290	VOL. 15, 1830E #31	
	(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90: A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656)		(P-5322/90; A-5656)			(P-5322/90; A-5656)	(P-5322/90; A-5656)	,	(P-10875)	(P-10875)	(P-10875)	(P-10875)	(P-10875)	(P-10875)	(P-12373/90; A-7042)			(P-14/58/90; A-1916)	(P-14758/90; A-1916)	(P-14758/90; A-1916)	(P-14/58/90; A-1916)	(P-14758/90; A-1916)	4758/90:	(P-14758/90; A-1916)	4758/90;	(P-14/58/90; A-1916)	14758/90;		14/58/90;	(P-14758/90; A-1916)	(P-14758/90; A-1916)	(P-14758/90; A-1916)	(P-14758/90; A-1916)	SECTIONS	ILLING							
SAI-16	110.00	110.80	110.70		110.60	110.50		110.40	***************************************	110 30	110.10	100.Ap. F	100.Ap. E	100.120	100 117	100.113		100.111	100.110	100.30	TITLE 47		5040.350	5030.130	4000.60	4000.30	TITLE 44	260.85	260.80	260.75	260.65	260.60	260.55	260.45	260.40	260.35	260.25	260.20	260.15	250.370	250.360	250.358	250.341	250.340	250.320	250.310	250.301	250.260	250.233 250.250	SECTIONS AFFECTED INDEX	ILLINOIS REGISTER
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	(r-10383/30; O-13076/30; R-3127; A-4410)	(B 1008 00 0 1007 000	(P-10985/90; O-19076/90;	R-3127; A-4410)	(P-10985/90: O-19076/90:	(P-10985/90; O-19076/90;	R-3127; A-4410)	(P-10985/90; O-19076/90;	R-3127: A-4410)	(P-10085/00: O-10076/00:	(P-10985/90; O-19076/90;	0-1575;	0-1575;	0-1575	(P-15189/90: O-1575: A-3437)	(P-15189/90; O-1575; R-3603;		0-1575;	(P-15189/90; O-1575; A-3437)	0-1575;			(P-17403/90; A-7553)	(P-1203; A-8843)	(P-6882)	(P-6882)		(P-7872)	(P-7872)	(F-7872) (P-7872)	(P-7872)	(P-7872)	(F-7872)	(P-7872) (B 7872)	(P-7872)	(P-7872) (P-7872)	(P-7872)	(P-7872)	(P-7872)	Ş		(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90, A-5656)	(P-5322/90; A-5656)		(P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656) (P-5322/90; A-5656)	A06081 2, 1991	
	918.30	918 20	909.50	754.Ex.C	TITLE 50	500.1101	360.903	360.904	360.903	360.902	360.901	360.802	360.801	360.701	360.606	360.605	360.603	360.602	360.601	360.507	360.505	360.504	360.503	360.501	360.401	360.310	360.310	360.309	360.308	360.308	360.307	360.306	360.202	360.106	360.104	360.102 360.103	350.206	350.205	120.115	110.130		110.105	110.100		110.93	110.92	110.71	110 01	TITLE 47 (CONT'	VOL. 13, 1880E #31	
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	(P-2899)	(P-2899)	(P-8766)	(P-15238/90; A-4458)		(1-)200)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260) (B 9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260)	(P-9260) (P-9260)	(P-9282)	(P-9282)	(P-8617)	(P-10985/90; O-19076/90;	R-3127; A-4410)	(P-10985/90: O-19076/90:	(P-10985/90; O-19076/90;	R-3127; A-4410)	(P-10985/90: O-19076/90:	(P-10985/90; O-19076/90;	R-3127; A-4410)	R-3127; A-4410)	(P-10985/90; O-19076/90;	SECTIONS AFFECTED INDEX	ILLINO
SAI-17	660	660	999	660	610	610	610	610	610	610	610	61.6		610	610	610	61.6	610	311	311	311	31	31	ن د د	31	311	280	201	20	20:	200	200	200	200	200	200	200	200	200	140	140	140	140	140	9			9	9 9	THE COLET	ILLINOIS REGISTER
	6602.Ap.C	2. Ap.B	12.20 12.Ap.A	6602.10	6101.20	6101.20	6101.20)1.142	6101.141	6101.140	6101.130	6101.111		6101.110	6101.100	6101.50	6101.20	6101.10	3119.Ex.D	9.Ex.C	3119.Ex.A	19.70	19.60	9.40	3119.30	19.20	2801.50		2014.30	2014.10	2009.Ex. A	2009.60	2009.30	2009.20	2008.70	2007.80	2007.70	2007.60	2007.50	1407.60	1407.50	1407.40	1407.20	407.10	930.60		H :	8.60	918.40 918.50	INDEX	STER
	n	;	9 5		am	am	an I	. 5	n	am	am	==	1	am	am		an a	an m	am	am	am am	am	am !	am a	am	am	am	, ,	=	==	am	am :	an a	am	am	am am	am	am	am	ם	= :	= =	=	5	am T	ч	- -	٠ -			
	(P-7391)	(P-7391)	(P-7391) (P-7391)	(P-7391)	/89;		(P-20203/85; A-155)			(P-20205/89; A-199)	(P-20205/89; A-199)	(P-20202/65, A-155)	M-365; A-199)	(P-20205/89; O-2117/90;		(P-20205/89: A-199)	(P-20203/85; A-155)	(P-20205/89; A-199)		(P-12127/90; A-69)	(P-12127/90; A-69)		(P-12127/90; A-69)	(P-12127/90; A-69) (F-11033)	A-69)	(P-12127/90; A-69)	(P-6878)	(P-5975)	(P-5975)	(P-5975)	(P-5953)	(P-5953)	(P-5953)	(P-5953)	(P-4566; W-6788)	(P-17737/90; A-7658)	(P-17/37/90; A-7658)		(P-17737/90; A-7658)	(P-17737/90; A-8872)		(P-17737/90; A-8672)	(P-17737/90; A-8872)		(P-2899) (P-10884)	(P-2899)	(P-2899)	(P-2899)	(P-2899) (P-2899)	AUGUST 2, 1991	

COLOR COLOR

	2770.110 am 2770.400 r	2765.220 n 2765.325 am	2765.230 n 2765.325 am 2765.328 n					2630.82 am	2625.80 n 2630.82 am				11.E n 2625.25 n			2610.Ap.B n	2610.150 n 2610.Ap.A am	2610.120 am			205.Tb.A am 2600.20 am	TITLE 56	8010.30 am		7030.20 am		7020.50 am			6602.Ap.M n 7020.10 am	6602.Ap.L n		6602.Ap.I n			TITLE 50 (CONT'D) 6602.Ap.D n 6602 Ap.F n	VOL. 15, 1SSUE #31
	(P-15659/90; A-172) (P-3368; A-8553)	(P-3381; A-11122) (P-13910/90; A-185)	(F-11034) (P-11034) (P-11034)	(F-11034) (P-11034)	(P-11034) (P-11034)	(P-6382)	(P-9817)	(P-8081) (P-19503/90: W-3602)	(P-13045/90; A-13068)		(P-13045/90; A-13068) (P-13045/90; A-13068)	(P-13045/90; A-13068)	(P-16117/90; A-7595) (P-13045/90; A-13068)	(P-16117/90; A-7595)	(P-16117/90; A-7595)	(P-16117/90; A-7595) (P-16117/90; A-7595)	(P-13074/90; A-10386) (P-16117/90; A-7595)		3	(P-16117/90; A-7595)	(P-4872) (P-691)		(P-7518)	(P-6863) (P-7518)	(P-18434/90; A-8214) (P-18434/90; A-8214)	(P-18441/90; A-8221)	(P-18441/90; A-8221) (P-18441/90; A-8221)	(P-18441/90; A-8221)	(P-18441/90; A-8221)	(P-7391) (P-18441/90; A-8221)	(P-7391)	(P-7391) (P-7391)	(P-7391)	(P-7391)	(P-7391)	(P-7391) (P-7391)	SECTIONS A
SAI-18	5300.1145 5300.1150	5300.950	5300.930	5300.865	5300.787	5300.785 5300.786	5300.783 5300.784	5300.770 5300.782	5300.760 5300.765	5300.745 5300.750	5300.735	5300.720	5300.660	5300.640	5300.620	5300.570 5300.610	5300.560	5300.460	5300.310	5300.40 5300.210	5300.20 5300.30	5300.10	2920.66	2920.40 2920.48	2920.1	2875.55	2875.50	2875.40	2875.30 2875.35	2875.25	2875.15	2875.10	2875.1	2815.105 2830 50	2770.420	2770.405 2770.410 2770.415	ILLINOIS_REGISTER SECTIONS AFFECTED INDEX
	n	am	an an	1 1 1	, .				n am	n am	n	an m	am	an I	a an	am "	am	am a	am	am	am	am	3 3	n am	am	4 14		٦.	٠ -		4		٦;	am	T		
	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (B 10521)	(P-10521) (P-10521)	(P-10521)	(P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521)	(P-10521) (P-10521)	(P-10521) (P-10521)	(P-10521)	(P-5495)	(P-13905/90; A-180) (P-5495)	(P-5495)		(P-4555; A-10414)		(P-4555; A-10414) (P-4555; A-10414)			(P-4555; A-10414)		(P-17152/90; A-1817) (P-10871)	(P-3368; A-8553)	(P-3368; A-8553) (P-3368; A-8553) (P-3368; A-8553)	AUGUST 2, 1991
	117.Ap.A 117.II.A	117.340 117.345	117.330 117.335	117.325	117.310	117.305	117.240	117.230	117.220	117.210 117.215	117.200 117.205	117.145	117.135 117.140	117.130	117.120	117.110	115.410	108.Ap. A 110.20	108.300	108.200	108.150	108.130 108.140	108.120	108.100	108.80 108.90	108.70	108.50	108.40	108.20	106.45	106.25	101.20	TITLE 59	6000.330	6000.280	TITLE 56 (CON) 5300.1160 6000.10	VOL. 15, ISSUE #31
	117.Ap.A n	3 3 3	117.330 n 117.335 n	3 3	3 3	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		117.230 n	117.220 n	117.210 n	117.200 n 117.205 n	117.145 n	117.135 n	117.125 n 117.130 n	117.120 n	117.110 n	n an	am	108.300 n	108.200 n	- 3 5	am am	am		108.80 am		.50 am	.30 am		106.45 am	106.25 am		TITLE 59	n	am i	ONT'D)	VOL. 15, ISSUE #31
	n (P-14671/90; n (P-14671/90;	117.340 n (F-14671/90; A-1511) 117.345 n (P-14671/90; A-1511) 117.350 n (P-14671/90; A-1511)	n (P-14671/90; n (P-14671/90;	n (P-146/1/90; n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90;	n (P-1	n (P-14671/90;	n (P-14671/90; n (P-14671/90;	117.200 n (P-14671/90; A-1511) 117.205 n (P-14671/90; A-1511)	n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90;	n (P-14671/90;	n am	am (P-16718/90; am (P-8774)	n (P-16718/90;	;	am (P-16718/90;	am (P-16718/90; am (P-16718/90;	am (P-16718/90;	0 am (P-16718/90;	am (P-16718/90; am (P-16718/90;	am (P-16718/90;	.50 am (P-16718/90;	.40 am (P-16/18/90;	am (P-16718/90;			am (P-3386;	,,,	n		3 5 10	#31
SAI-19	n (P-14671/90; n (P-14671/90;	n (P-14671/90; A-1511) n (P-14671/90; A-1511) 1	n (P-14671/90; n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90;	n (P-14671/90;	n (P-14671/90;	n (P-14671/90; n (P-14671/90;	n (P-14671/90; A-1511) n (P-14671/90; A-1511)	n (P-14671/90; A-1511)	n (P-14671/90; n (P-14671/90;	n (F-14671/90; A-1511) n (P-14671/90; A-1511)	n (P-14671/90;	n (P-14671/90;	am (P-20138/90; n (P-14671/90;	an (P-16718/90; A-6122) am (P-8774)	n (P-16718/90;	n (P-16718/90;	am (P-16718/90;	am (P-16718/90; A-6122) am (P-16718/90; A-6122)	am (P-16718/90; A-6122)	0 am (P-16718/90;	am (P-16718/90; A-6122) am (P-16718/90; A-6122)	am (P-16718/90; A-6122)	.50 am (P-16718/90;	.40 am (P-16/18/90;	am (P-16718/90; A-6122)	am (P-14674/90; am (P-16718/90;	am (P-14674/90; A-1555)	an m		n	am (P-2989/90; A-4109)	3 5 10	VOL. 15, ISSUE #31 SECTIONS AFFECTED INDEX
SAI-19	n (P-14671/90; A-1511) 1 n (P-14671/90; A-1511)	n (P-14671/90; A-1511) n (P-14671/90; A-1511) 1	n (P-14671/90; A-1511) n (P-14671/90; A-1511)	n (P-14671/90; A-1511) n (P-14671/90; A-1511)	n (P-14671/90; A-1511) n (P-14671/90; A-1511)	n (F-14671/90; A-1511) n (F-14671/90; A-1511)	n (P-14671/90; A-1511)	n (P-14671/90; A-1511)	n (P-14671/90; A-1511)	n (P-14671/90; A-1511)	n (P-14671/90; A-1511) n (P-14671/90; A-1511)	n (P-14671/90; A-1511)	n (P-14671/90; A-1511) n (P-14671/90; A-1511)	n (F-14671/90; A-1511) 130.140 n (P-14671/90; A-1511) 130.140	n (P-14671/90; A-1511)	n (P-14671/90; A-1511) n (P-14671/90; A-1511)	am (P-20138/90; A-8560) n (P-14671/90; A-1511)	am (P-8774) 130.105	n (P-16718/90; A-6122)	n (P-16718/90; A-6122)	am (P-16718/90; A-6122)	am (P-16718/90; A-6122) 130.80 am (P-16718/90; A-6122) 130.80	am (P-16718/90; A-6122)	0 am (P-16718/90; A-6122)	am (P-16718/90; A-6122) am (P-16718/90; A-6122)	am (P-16718/90; A-6122)	.50 am (P-16718/90; A-6122) 60 am (P-16718/90; A-6122)	.30 am (F-16/18/90; A-6122) .40 am (P-16718/90; A-6122)	am (P-16718/90; A-6122)	am (P-14674/90; A-1555) am (P-16718/90; A-6122)	am (P-14674/90; A-1555) 130.11	am (P-3386; A-9316)	117.II.E	n (P-2989/90; A-4109) 117.11.C	am (P-2989/90; A-4109) 117.11.B) n (P-10521) n (P-2989/90: A-4109)	#31

	240,160 am 240,110 am 240,120 n 240,220 n 240,230 n 240,250 r 240,250 r 240,250 r 240,310 n 240,330 n 240,330 n 240,330 r 240,330 n 240,330 n 240,330 n 240,330 n 240,330 n 240,340 n 240,350 n 240,350 n 240,350 n 240,350 n 240,360 n 240,360 n 240,360 n 240,470 n 240,480 n	TITLE 59 (CONT'D) 130.Tb.A am 130.Tb.B am	VOL. 15, ISSUE #31
SAI-20	(P.14277)90; A-1006) (P.20140)90; W-5110) (P.8448) (P.844	(E-18100/90; O-21140/90; R-1171) (P-17744/90; A-8882) (E-18100/90; O-21140/90; R-1171) (P-17744/90; A-8882)	ILLINOIS REGISTER SECTIONS AFFECTED INDEX
-20	240,200 240,200 240,200 240,700 240,700 240,720 240,720 240,730 240,730 240,730 240,730 240,730 240,83	240.640 240.640 240.650 240.655 240.655	REGISTER CTED INDEX
	P.8448	n (P-8448) r (P-8448) n (P-8448) n (P-8448) r (P-8448) r (P-8448) am (P-16205)	
		/90; A-2706)	AUGUST 2, 1991
	1700.11 1701.Ap. A 1702.5 1702.10 1702.11 1702.12 1702.13 1702.14 1702.15 1702.16 1702.16 1702.17 1702.17 1702.18 1702.11 1702.18 1702.11 1702.11 1702.11 1702.11 1702.11 1702.11 1702.12 1702.13 1702.14 1702.17 1702	TNO	VOL. 15, ISSUE #31
	am (P-1235) am (P-1242) n (P-1221) n (P-1212) am (P-1352) am (P-1363) am (P-1374) am (P-1366) am (P-1266) am (P-1314) am (P-13	D) re (A-8566) re (A-8566) re (A-8566) re (A-8566) re (A-8566)	
SAI-21	1150.100 1150.1100 1150.1100 1150.1100 1150.1100 11240.40 1240.40 1250.120 1250.120 1250.130 1250.130 1250.130 1250.150 1250.150 1250.200 1250.200 1250.200 1250.200 1275.100 1275.100 1275.200 1275.200 1275.300 1275.300 1275.300 1275.400 1275.500		ILLINOIS REGISTER SECTIONS AFFECTED INDEX
		am (P-2492) am (P-2492) am (P-2492) am (P-2492) am (P-2492) am (P-2492)	AUGUST 2, 1991

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	1480.200 n		1480.190 #										1480.50 r				1480.30 г					1450.280 am	1400.275		1450.270	1400.200		1450.250 #		340	1450.230 #	077	220	1450.215 am	1430.210 I	310		1450.180 am	1450.170 am	1450.130			1450.140 am			1450 100 am		1450.70		1450.80 am	1450.70 am	1430.00 am			1450.50 am	1450.40 am		20 6		1450.20 am	1430.19 n	1450 10			1450.15 am	1450.12 am		1450 13			1450.10 am			1380.320 am	1380.310					1380.280 am	THE 68 (CONTO)		*OL. 10, 1000 L no.	VOL. 15, ISSUE #31
	(P-14291/90; A-7081)	(P-14291/90; A-7081)	(P-14291/90: A-7081)	(P-14291/90: A-7081)	(P-14291/90: A-7081)	(P-14291/90: A-7081)	(P-14291/90: A-7081)	(P-14291/90: A-7081)	(P-14291/90: A-7081)	(P-14291/90; A-7081)	(F-14271/90; A-7001)	(D 1/201/00: A 7091)	(P-14291/90: A-7081)	(P-14291/90; A-7081)	(1-14271/70, A-7061)	(D 14201/00: A 2081)	(P-14291/90; A-7081)	(P-14291/90; A-7081)	(I -14271/70, A-7061)	(D 1/201/00: A 7091)	(P-19515/90: A-10416)	(P-19515/90; A-10416)	(F-17010/70, A-10410)	(D 10515/00: A 10416)	(P-19515/90: A-10416)	(F-19010/70, A-10410)	(D 10515/00: A 10416)	(P-19515/90; A-10416)	(F-19313/90; A-10410)	(D 10515/00, A 10416)	(P-19515/90: A-10416)	(P-19515/90; A-10416)	(D 10515/00: A 10416)	(P-19515/90: A-10416)	(P-19313/90; A-10416)	(D 10515/00, A 10416)	(P-19515/90: A-10416)	(P-19515/90; A-10416)	(F-19313/90; A-10416)		>	C-10848)	(P-19515/90; A-10416;		3	(P-19515/90: A-10416:	C-10848)	(F-17010/70, A-10410,	(D 10515/00: A 10416:	(P-19515/90: A-10416)		(P-19313/90; A-10410)	(P 10515/00: A 10416)	(P-19515/90: A-10416)	(P-19515/90; A-10416)	(P-19515/90; A-10416)			(P-19515/90: A-10416)	(P-19515/90; A-10416)	(P-19313/90; A-10410)	(F-17515790, A-10410)	(P 19515/90: A 19416)	(P-19515/90: A-10416)	(P-19515/90; A-10416)	(P-19515/90; A-10416)		(D 10515/00: A 10416)	(P-19515/90: A-10416)	(P-19515/90; A-10416)				(P-7346/90; A-247)	(P-1346/90; A-241)	(F-1340/90; A-241)	(D-7346/90: A-247)	(P-7346/90; A-247)	(P-7346/90; A-247)	(P-7346/90; A-247)			ODC HOLO AN	SECTIONS AF
SAI-22	250.525	250.510	250.230	250.240	250.210	250.100	250.120	250 120	245 150	245.140	245.130	245.120	2/45 120	245.110	245.100	240.00	245 90	245.80	245.60	243.30	246	245 40	245.30	640.60	24525	245.20	240.10	245 10	205.860	200.000	204 860	205.850	203.630	204 840	205.840	203.640	205 840	205.830	205.830	205.820	200.020	205.020	205.810	111111			750.120	730.110	750 110	750.100	750.90	730.00	750 00	750 70	750.60	/50.50	730.40	750.00	750 30	750.20	730.10	150.00	120 640	420 630	285.1106	285.1102			280.35	280.20	280.10	200 10	TITLE 74		1300.45	1600 46	1500.35	1500.25	1480.220	1480.220	1480.210		DO LED BADELLA	SECTIONS AFFECTED INDEX
	am	am			2	1		\$		5							3		am	alli	ì	am	am	=	3	am	alli	â	ם	-	• ;	=	-	•	Þ	ī	٠;	5	٦	ח	-	' E	257				ם	=	; ;	5	ם	11	1 ;	5	Ħ	ם	=		3	Þ	п	911	3	am	am	am			am	am	TO THE	ì			alli	1	am	am	am	*	= =			
	(P-16259/90; A-5328)	(P-16259/90; A-5328)	(P-16250/00: A 5328)	(F-10237/90, A-3326)	(D 16250)00, A-320)	(F-4740)	(P 4946)	(P 16250/00, A 5229)	(P-1/600/00: A-5376)	(P-14699/90: A-5376)	(P-14699/90; A-5376)	(1-14077770, 71-5570)	(P-14600/00: A-5376)	(P-14699/90; A-5376)	(P-14699/90; A-5376)	(1-1407)70, (1-5570)	(P-14699/90: A-5376)	(P-14699/90: A-5376)	(P-14699/90; A-5376)	(F-14097/90; A-3370)	(P 14609/00, A \$376)	(P-14699/90: A-5376)	(P-14699/90; A-5376)	(1-14077/70, A-5570)		(P-14699/90; A-53/6)	Ī.	9	(P-4932)	(1-4932)	(P 4032)	(P-4932)	(F-4932)	(P-4037)	(P-4932)	(F-4932)	(P 4037)	(P-4932)	(P-4932)	(P-4932)	(1-4/32)	(D 4032)	(P-4932)				(P-1791; RC-8317)		₹,	(P-1791; RC-8317)	(P-1791; RC-8317)	-			(P-1791; RC-8317)		-		(P-1791: RC-8317)	(P-1791; RC-8317)	(P-1/91; NC-031/)	3 5		(P-15645/90: A-3429)	(P-17139/90; A-5070)				(P-18359/90: O-5112; R-8724;	(P-18359/90; A-8696)					(1-0055)	(F 9635)	(P-8635)	(P-8635)	/90;	(P-14291/90; A-7081)	(P-14291/90; A-7081)			AUGUST 2, 1991
	535.20	535.10	510.130	510.120	510.110	510.60	510.10	500.70	500.20	450.Ap.C	150.00	450 60	450.35	430.30	450 30	450 20	450.5	390.3200	300 3360	390 3240	390.3220	390.1030	300 1030	190 330	390.120	20010	350.Th E	350.1b. D	350 77010	350 4010	350.3940	330.3300	350 3900	350.3880	200000	350 3810	350.3780	330.3770	350.3730	350 3750	350 3730	350.3720	350.3/10	350 3710	350.3260	350.3240	330.3220	360 3330	350.1220	350.680	330.330	250220	350 120	330.4260	330.4240	330.4240	330 4330	330 1110	330.913	330.330	220.120	330 120	300.3260	300.3240	300.3220	200.1010	300 1010	300.620	300.330	300.120	300 120	250.2450	250.2440	230.2420	250 2420	250 1750	250.1740	250.1510	250.725	250.010	250 610	TITLE 77 (CON		VOL. 15, ISSUE #
	am	um	am	am	am	am	am	ם	am	am			am	TITLE	30	am	am	200	: !	9	am	am			390.120 am		am	am	# E				350 3900 am				am	am	21			350.3720 am							am	am	am	£		330.4260 am	330.4240 am				330.913 r	330.330 am			am	am	am	2			300.330 am	300.120 am	,		am	am	=	3		am	an	am	2001	TITLE 77 (CONTIN)		VOL. 15, ISSUE #31
SAI	am	am (P-8120)	am	am	am		am	ם	am	am			am	TITLE	30	am		200	- (P 0883/00	am (P-0883/00-	am	am	(1)000/00, 11-10/0/	iii ii			am (P-9833/90-	am	(1-7055/70,	am (P-0833/00-	am	(F-9055/90;	am (P-9833/00-	am	am (1-7655/70,	am (P-0833/00.	am (P-9833/90;	am	(1-7655/70)	(P 0922/00.	am (P-9833/90	am (P-9833/90:	am (P-9833/90;	(1 -) (2 -) (3 -) (4 -)	am (P-9833/90-	am (P-9833/90:	am	- C . C . C . C . C . C . C . C . C . C	am (P-9833/90-	am		Mil (1-7200)	am (P-4280)	am (P-9920/90;	am (P-9920/90;	an (F-9920/90;	mi (1 -) 20/70,	am (P-9970/00-	r (P-9920/90: A-516)	am (P-9920/90;	(1455)	m (D /329)	am (P-9957/90:		am (P-9957/90;	an (F-775//90;	(D 0067 00	am (P-4367)		am		am	am	am	=	3	am (P-4946)	am	am (P-16259/90;	am (P-4946)	-	TITLE 77 (CONTIN)		15, ISSUE #31
SAI-23	am (P-8120)	am (P-8120)	am (P-418; A-7718) (E-612)	am (P-418: A-7718)	am (P-418; A-7718) (E-612)	am	am (P-418; A-7718)	ם	am (P-3422) (E-3593)	am (P-6440) 595	HII (1-0440)	am (P-6440)	am	am (F-0440)	20 (10 (40)	0 am (P_6440) 590 An	am (P-6440)	200 an (r-y883/90; A-18/8) 390.Ap.	(P.000)/0, 11 10/0)	any (P-9883/90: A-1878) 590 An	am (P-9883/90;	am (P-9883/90;	(D 0002/20, 16-1070) (1-4207)	am (P-9883/90: A-1878) (P-/300)	am (P-4309)	mi (1-7050)70, A-400)	am (P-9833/90- A-466)	am (P-9833/90; A-466)	(1-903/70, A-400)	am (P-0833/00: A /66)	am (P-9833/90;	all (F-9055/9U; A-400)	am (P-9833/90: A-466)	am (P-9833/90;	all (1-2007/20, A-400)	am (P-9833/90, A 466) 500	am (P-9833/90; A-466) 590.2	am (P-9833/90; A-466)	an (1-7655/70, A-400)	(D 0022/00, A 466)	am (P-9833/90- A /66) 590 1	am (P-9833/90: A-466)	am (P-9833/90; A-466) 590.1	mi (1-763770, A-400)	am (P-9833/90: A-466)	am (P-9833/90: A-466)	am (P-9833/90; A-466)	(1, 1939) 20, 11, 1900)	am (P-9833/90: A-466)	am (P-9833/90; A-466)	am (F-9855/90; A-466)	(T-7200)	am (P-4280)	am (P-9920/90;	am (P-9920/90; A-516)	an (F-9920/90; A-316)	mi (1-720/70, A-510)	am (P-9920/90: A-\$16)	r (P-9920/90: A-516)	am (P-9920/90; A-316)	EII (1-4550)	m (D 4329) 500	am (P-9957/90: A-554)	am (P-9957/90: A-554)	am (P-9957/90; A-554)	an (F-775//90;	TO CONTROL OF A	am (P.4367)	am (P-9957/90;	am (P-4361)	(F 42/7)	am (P-4946)	am	am (F-4946)	(D 1040)	3	am (P-4946)	am (P-16259/90; A-5328)	am (P-16259/90; A-5328)	am (P-4946)	-			VOL. 15, ISSUE #31 SECTIONS AFFECTED INDEX
SAI-23	am (P-8120)	am (P-8120) 695.10	am (P-418; A-7718) (E-612) 694.220	am (P-418: A-7718) 665.240	am (P-418; A-7718) (E-612) 595.Ap. B	am (P-418; A-7718) 595.Ap. A	am (P-418; A-7718) 595.320	n (P-3422) (E-3593) 595.310	am (P-3422) (E-3593) 595	am (P-6440) 595	HII (1-0440)	am (P-6440) 505 110	am (P-6440)	am (F-0440)	20 (P. (40)	0 am (P-6440) 590 An D	am (P-6440) 590.Ap.	200 an (F-9883/90; A-1878) 390.Ap. b	(D 0002/00 1 1070)	an (P-9883/90: A-1878) 590 An A	am (P-9883/90; A-1878) 590.420	am (P-9885/90; A-1878) 590.410	(T) 0002/00 (1-1070) (1-1007) 570,410	am (P_9883/90: A_1878) (P_/300) 590 400	am (P-4309) 590.330	# (* 1000) (* 1000)	am (P-9833/90: A-466) 590 320	am (P-9833/90; A-466) 590.310	mi (1-2003/20, A-400)	am (P_0833/00: A /66) 500 300	am (P-9833/90; A-466) 590.240	all (F-9635/90; A-400) 390.230	mm (P_9833/90, A_/66) 590 230	am (P-9833/90; A-466) 590.220	all (1-2002/20, A-400)	am (P_0833/00: A_466) 500 210	am (P-9833/90; A-466) 590.200	am (P-9833/90; A-466)	A: (1-7053/70, A-400)	(D 0022/00, A 466) \$00.140	am (P_0833/00: A /66) 590 130	am (P-9833/90: A-466)	am (P-9833/90; A-466) 590.120	min (1-7857/70, A-400)	am (P-9833/90: A-466)	am (P-9833/90: A-466) 590.110	am (F-9833/90; A-466)	(1, 1939) 20, 11, 1900)	am (P-9833/90: A-466) 590 100	am (P-9833/90; A-466) 590.100	am (P-9833/90; A-466) (P-4280)	E:: (1-7400)	am (P-4280) 590 40	am (P-9920/90; A-516) 590.40	am (P-9920/90; A-516)	an (f-7720/70; A-310) 570.30	m: (1-7/20/70, A-510) 500.30	am (P-9920/90: A-\$16) \$90.20	r (P-9920/90: A-516) 590.20	am (F-9920/90; A-316) (F-4338) 390.10	EII (1-4536)	m (D 4329) 500	am (P-9957/90: A-554) 550 130	am (P-9957/90: A-554) 550.120	am (P-9957/90; A-554) 550.110	an (r->>5/30/30; A-554) 550.100	(DODG 300 - 155)	am (P.4367) 540 200	am (P-9957/90; A-554) (P-4367)	am (P-4361)	(1.1740) 540.00	am (P-4946) 540 65	am (P-4946) 535.Ap.A	am (P-4946) 333	E35 1000	am (P 4046) 535 317	am (P-4946) 535.215	am (P-16259/90; A-5328)	am (P-16259/90; A-5328)	am (P-4946)	(2000)			15, ISSUE #31

790.3420 am	790.3340 am		790.3315 am	790.3308 n		790.3220 am	790.3060 am		790.3027 am	/90.3020 am	790.2908 г	790.2902 am		790.2820 am	790 2740	790.2662 am	790.2661 am	790.2660 г		790.2655 n				790.2580 am			790.2155 am	790.2130 am			790.1950 am	790.1870 n	740	1710	790.1575 iii	1560	1425	790.1423 am	1418		1350	790.1131 am	/90.112/ am		790.1107 n			790.500 am	THILE 77 (CONT'D)	VOL. 15, ISSUE #31	
(P-11070; E-11194)	(P-110/0; E-11194)	(P-18457/90; A-6566)	(P-3417; E-3537)	(P-3417; E-3537) (P-11070;	(P-11070; E-11194)	(P-18457/90: A-6566)	(P-3417; E-3537) (P 3417; E 3537)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-341/; E-353/) (P-110/0)	(P-11070; E-11194)	(P-3417; E-3537)	(P-11070; E-11194)	(P-3417: E-3537)	(P-110/0; E-11194)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-11070: E-11194)	(P-18457/90; A-6566)	(E-3537) (P-11070; E-11194)	(P-18457/90; A-6566) (P-3417)	(P-18457/90; A-6566)	(P-3417; E-3537)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-18457/90; A-6566)	(F-11070; E-11194) (P-3417: E-3537)	(P-3417; E-3537)	(P-18457/90; A-6566)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-3417; E-3537)	(P-3417; E-3537)	(P-11070; E-11174) (P-18457/90: A-6566)	(P-11070; E-11194)	(P-3417; E-3537)	(P-18457/90; A-6566)	(P-3417; E-3537)	(P-18457/90; A-6566)	(P-11070 ;E-11194)	(P-18457/90; A-6566)	(P-1845 //90; A-6566)	(P-3417; E-3537)	(P-3417; E-3537)	(P-3417; E-3537)	(P-11070; E-11194)	(P-3417; E-3537) (P-11070: E-11194)		SECTIONS AFFECTED INDEX	ILLINOIS REGISTER
	790 7280	0.		790.7120			790.6610			790.6435	790.6430				790.5924					790.5820					700 \$420				790.5030			790.4740		790.4725		790.4660			790.4420			4060				790.3720		790.3340		ED INDEX	GISTER
	, I	n (" E		a						n (am (_								am (_						1 5			5 -	=		1					-	E C			
	E-11194) (P-18457/90: A-6566)	P-3417; E-3537) (P-11070;	(P-3417; E-3537)	(P-3417; E-3537)	(P-3417; E-3537)	E-11194)	(P-11070; E-11194)	(P-3417; E-3537)	P-11070; E-11194)	(P-11070; E-11194)	P-18457/90; A-6566)	(P-3417; E-3537)	P-11070; E-11194)	(P-11070; E-11194)	F-3417; E-3337) P-11070: E-11194)	(P-3417; E-3537)	(P-11070; E-11194)	E-11194)	(P-3417; E-3537) (P-11070;	P-3417: E-3537)	(P-11070; E-11194)	(P-3417; E-3537)	P-11070; E-11194)	P-3417; E-3537)	F-110/0; E-11194) B-3/17: E-3<37)	(P-18457/90; A-6566)	(P-3417; E-3537)	P-18457/90: A-6566)	(P-18457/90; A-6566) (P-3417: E-3537)	(P-11070; E-11194)	E-11194)	(F-18457/90; A-0500) (P-3417: E-3537) (P-11070;	P-11070; E-11194)	P-18457/90; A-6566)	(P-18457/90; A-6566)	P-3417; E-3537)	(P-3417; E-3537)	P-3417; E-3537)	F-11070; E-11194) P-3417: F-3537)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-3417; E-3537)	(P-3417; E-3337) (P-11070: E-11194)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-11070; E-11194)	(P-11070; E-11194)	(F-3417; E-3537) (F-11070; E-11194)	P-3417; E-3537)	AUGUST 2, 1991	
			925.15		920.Tb. B		920.170 n			920.110					920.50					895.50					790 9500			790.9320 I			790.9056 a	790.9040		790.8620					790.8106		790.8015 a			790.7380 a	790.7340 a	790 7794	790.7280 au	190.1218 8	CONT	VOL. 15, ISSUE #31	
-	am (, ,		3	-	3	3 5	_		am (_	_	μ,			_	_				_	_			an C	am (i		, ,		5	am (1		_			_				_	am (_	5	· > IXI	=	am E(
(P-6498)	(P-6498)	P-6498)	(P-6498)	(P-646U)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(F-6460) (P-6460)	P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	P-6460)	(P-6460)	(P-6460)	(P-6460)	P-5005)	(P-5005)	(P-5005)	P-5005)	P-3417; E-3537)	E-11194) (D-3417: E-3537)	P-3417; E-3537) (P-11070;	P-3417; E-3537)	(P-11070; E-11194)	(P-11070; B-11194) (P-3417: E-3537)	E-11194)	(P-3417; E-3537) (P-11070;	(F-1845 //90; A-6566) (P-11070: E-11194)	(P-11070; E-11194)	P-3417; E-3537)	(P-3417; E-3537)	(P-11070; E-11194)	(P-3417; E-3537)	P-11070; E-11194)	(P-11070: E-11194)	A-6566)	(P-3417; E-3537) (P-18457/90;	P-11070; E-11194)	P-3417; E-3537)	(P-11070; E-11194)	P-11070; E-11194)	E-11194) (P-11070: E-11194)	(P-3417; E-3537) (P-11070;	(P-3417; E-3337) (P-11070; E-11194)		SECTIONS AFFECTED INDEX	ILLINOIS REGISTER
2030.710	2030.640	2030.620	2030.620	2030.610	2030.550	2030.540	2030.520	2030.510	2030.450	2030.450	2030.440	2030.430	2030.430	2030.420	2030.420	2030.410	2030.360	2030.350	2030.350	2030.340	2030.330	2030.330	2030.320	2030.320	2030.310	2030.230	2030.230	2030.220	2030.210	2030.210	2030.160	2030.150	2030.130	2030.130	2030.120	2030.115	2030.110	2030.110	2030.103	2030.100	2030.50	2030.40	2030.30	2030.30	2030.20	2030.10	2030.10	1130.420 1130.Ap. A	925.II. A	ED INDEX	GISTER
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(P-9153)	(P-9153)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9083)	(P-9083)	(P-9083)	(P-9083)	(P-9153)	(P-9153)	(P-9083)	(P-9153)	(P-9083)	(P-9153)	(P-9153)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-91 5 3)	(P-9153)	(P-9083)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9083)	(P-9153)	(E-4787; O-8319) (F-5100) (P-428; A-9731)	(P-6498)	AUGUST 2, 1991	

SAI-24

SAI-25

	2030.1225 n 2030.1230 r 2030.1230 n	7 3	:	, ¬	37	. 5	٦ :	2030.1150 n	3	٦:	3 -	2030.1120 n	7	3 -	7 3		ח	2030.1030 n	, ¬	n	٦ :	, ¬	2030.1020 n	٦.	2030.1010 r	. 4	7	н -	٠ ٦	•	۹:	2030.910 r	2030.850 n	2030.840 n	ום	7	2030.810 п	2030.810	2030.760 r	n	n ;	2030.740 n	בי		5 7	n	TITLE 77 (CONT'D)	VOL. 15, ISSUE #31	
SA1-26	(P-9083) 205 (P-9153) 205 (P-9083) 205			(P-9153) 205 (P-9083) 205								(P-9083) 205 (P-9183) 205			(P-9083) 203 (P-9153) 205			(F-9083) 205 (P-9083) 205					(P-9083) 205					203	203	203		(P-9153) 203 (P-9083) 203		(P-9083) 203					(P-9133) 203 (P-9183) 203							(P-9083) 203	203	SECTIONS AFFECTED INDEX	
		am	an an	am	am	a a	am	am	ם	am	am i	am	am	2058.303 r (P-8	am am	am	am	2058.205 am (P-8)	1	am	am	am am		am	- , -	2032.50 r (P-9218)	ī	2.40	2.30 . 1	2.25 r	4	2032.10 r (P-9218 2032.15 r (P-9218	٦	.	0.1330 r (P-9133	7	7	۹,	0.1265 II (F-9085)	1	т	3 ·	0.1250 n (P-9083	т	,	2030.1240 r (P-9153)	7	DEX	
	(P-6457/90; A-2597) (P-8337) (P-8337) (P-8337)	(F-6437)0; A-2397) (F-8337)		A-2597) A-2597)	A-2597)	A-2597)	A-2597)	(P-6457/90; A-2597) (P-8337)	(P-6457/90; A-2597)	A-2597)	(P-6457/90: A-2597) (P-8337)	(P-6457/90; A-2597) (P-8337)	A-2597)		457/90; A-2597) 457/90: A-2597)	457/90; A-2597) (P-8337)		(P-8337)	(P-8337) (P-8337)		99	(P-6457/90: A-2597)	Ģ	(P-6457/90; A-2597) (P-8337)	218)	218)	218)	218)	218)	218)	218)	218) 218)	149)	153)	153)	083)	153)	153)	153)	153)	153)	083)	083) 153)	153)	083)	153)	153)	AUGUST 2, 1991	
	Tb. E am		יחי	Tb. A am	310.Ap.A	310.540 am	310.530 am			310.320 am		310.230 am	0	310.40 am	C	290	303.125 am	303.102 am	,		2530.Ap. B am		2090.30 am					2058.705 am				2058.410 am 2058.600 am		2058.400 am	2036.394 am		2058.390 am		2058.386 am				2058.574 am			2058.363 am	TITLE 77 (CONT'D)	VOL. 15, ISSUE #31	
SA	(P-14657/90; A-3296) (P-4497; A-11080)	(P-14657/90; A-3296) (P-4497; A-11080)	(P-4497)	(P-4497; W-5920) (PP-5465)	(P-4497; W-5920) (PP-5465)	(P-5147) (E-10485)	(P-5147) (E-10485)	(P-5147) (E-10485) (P-6364)	(P-14657/90; A-3296)	(P-4497; A-11080)	(P-4497: A-11080)	(P-6364)	(P-6364)	(P-4497; A-11080)	(P-4801) (E-5076) (P-4497: A-11080)	(P-4801) (E-5076)	(P-17399/90; A-5214)	(P-4801) (E-5076)	(B \$200: A-11007)		(P-17428/90; A-1821)	(P-9785) (E-10222)	(P-9785) (E-10222)	(P-9785) (E-10222)	(P-9785) (E-10222)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-8337)	(P-8337) (B-8337)		(P-8337)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-8337)	(F-6337)	(P-8337)	(P-8337)	(P-8337)	(P-8337) (P-8337)	(P-8337)	(P-8337)	(P-8337)	(P-8337)	(P-8337)	(P-8337) (P-6457/90: A-2597) (P-8337)		SECTIONS AFFECTED INDEX	II I INOIS REGISTER
SAI-27	730.409 730.410 730.415	730.408	730.406 730.407	730.405	730.404	730.402 730.403	730.401	730 400	730.330	730.325	730.320	730.315	730.305	730.300	730.203	730.201	730.200	730.105	730.102	730.101	730.100	710.1000	445.70 710 1	445.50	445.40	285.210	220.50	220.40	220.30	220.10	220.5	TITLE 83	1650.450	1650.440	1650.410	1650 325	1650.270	1650.230	1650.210	1650.180	310.Ap. D		310.Ap.C	7	Ть. Р	Ть. Ј	Tb. F	ED INDEX	CICTER
	n (P-1627) n (P-1627) n (P-1627)	r (P-1650)	r (P-1650)	n (P-1627)	_	r (P-1650) r (P-1650)	r (P-1650)		n (P-1627)			n (P-1627)				r (P-1650)			r (P-1650)		_	am (P-20565/90;	am (P-11025)	_		am (P-9807)	_	_	am (P-15653/90;		am (P-15653/90;		am (P-105/4)	am (P-10574)		am (P-10574)	am (P-10574)	am (P-10574)	_	am (P-10574)		(E-10485)	am (P-15186/90; A-4401) (P-5147)	om (PP-5100)		am (P-4497; A	am (P-14657/90; A-3296) (P-4497;		

	730.715 n 730.715 n 730.720 n 730.725 n 730.801 r 730.802 r 730.803 r 730.804 r 730.805 r 755.10 am 755.10 am 755.115 am 755.110 am 755.210 am 755.210 am 755.210 am 755.210 am 755.210 am		VOL. 15, ISSUE #31 THILE #3 (CONT'D) 730.420 n 730.425 n 730.430 n 730.445 n 730.500 n 730.500 r 730.502 r 730.505 r 730.506 r 730.507 r 730.508 r 730.508 r 730.509 r 730.510 r 730.520 r 730.530 r 730.530 r 730.600 r 730.600 r 730.600 r 730.600 r	
	(P.1627) (P.1627) (P.1627) (P.1650) (P.1650) (P.1650) (P.1650) (P.1650) (P.1650) (P.1909)0; A.5624) (P.19109)0; A.5624)	(P-1650) (P-	1627 1627 1627 1627 1627 1629 1629 1629 1629 1629 1629 1629 1629	IONE I II
SAI-28	130,435 130,446 130,501 130,502 130,502 130,530 130,535 130,540 130,505 130,505 130,506 130,701 130,901 130,901 130,901 130,905 130,1406 130,1406 130,1410 130,1410	130.325 130.320 130.321 130.325 130.335 130.335 130.345 130.405 130.405 130.405	SECTIONS AFFECTED INDEX SECTIONS AFFECTED INDEX 756.125 757.10 757.10 757.10 757.115 757.115 757.110 757.120 757.200 757.200 757.200 757.300 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.320 757.330 757.320 757.330 757.340 757.18.A	e DECIETER
	am a			
	(P-20194/90; A-6621)	(P-20194/90; A-6621) (P-20194/90; A-6621)	AUGUST Z, 1991 (P-18675/90; A-5618) (P-18675/90; A-5618) (P-18675/90; A-5618) (P-18075/90; A-5618) (P-18075/90; A-5618) (P-1803) (E-5082) (P-4803) (E-5082) (P-13100/90; A-5062) (P-13100/90; A-5062) (P-13100/90; A-5062) (P-13100/90; A-5062) (P-13100/90; A-6621) (P-20194/90; A-6621) (P-20194/90; A-6621)	
	160.105 am 160.115 am 160.135 am 160.135 am 160.150 am 160.155 am 200.115 am 220.101 am 220.105 am 220.110 am 220.110 am 220.120 am 230.101 am 230.105 am 230.105 am		VOL.15.ISSUE #31 TITLE.86 (CONT'D) 130.1420 r 130.1501 an 130.1701 an 130.1920 an 130.1955 an 130.1955 an 130.1956 an 130.1957 an 130.1960 an 130.1970 an 130.1980 an 130.1990 an 130.2005 an 130.2007 an 130.2007 an 130.2008 an 130.2008 an 130.2008 an 130.2010 an 130.2010 an 130.2010 an 130.2010 an 130.2010 an 130.2011 an 130.2013 an 130.2014 an 130.2115 an 130.2115 an 130.2115 an 130.2115 an 130.2115 an 130.2116 an 130.2116 an 130.2110 an	
SA	A-3845) A-5845) A-5845) A-5845) A-5845) A-5845) A-5845) A-5845) A-585) A-5783) A-5783) A-5783) A-5783) A-5783) A-5789) A-5789) A-5796) A-5796) A-5796) A-5796)	19804/90 19804/90 19804/90 19804/90 19804/90 19804/90 19804/90 19804/90 19804/90 19804/90 19804/90 19804/90	(P-20194/90; A-6621)	II I INOIS B
SAI-29	380.116 380.120 380.120 390.101 390.105 390.110 420.50 420.90 430.110 430.120 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130 430.130	330,110 330,115 330,120 330,120 340,101 340,100 340,110 370,110 370,110 370,110 370,110 370,120 370,120	FED INDEX FED IN	TOTOTE D
		am a		
	(P-19740)00, A-6299) (P-19740)90, A-6299) (P-19746)90, A-5815) (P-19746)90, A-5815) (P-19746)90, A-5815) (P-19746)90, A-3818) (P-1762)90, A-3498) (P-17762)90, A-3498) (P-1724, A-10944)	(P-1976790; A-5822) (P-1976790; A-5822) (P-1976790; A-5822) (P-1977490; A-5829) (P-1977490; A-5829) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805) (P-1973090; A-5805)		

AUGUST 2, 1991

	3000.120 n		3000.110 n	100		640.110 am	101			101			620.105	620.101 г	610.135 г	610.130 T	610.120 r	610.115 r	610.110 r	610.101	600.135 г	600.130 r	600.125	600.115 r	600.110 r	600.101 r	500.220 am	500.201 n	500.195 am		500.155 am	500.150 am		500.102 n		90	435.220 am	210	190	435.180 am	435.160 am	140	435.130 am		00	432.160 am	6 (CONT	VOL. 15, ISSUE #31	
SA	(P-433; W-11342) (P-11075; E-11252)	(P-11075: E-11252)	(P-433; W-11342) (P-11075;	(P-433; W-11342) (P-11075;	(P-17894/90; A-5778)	(P-1/887/90; A-5770)		(P-17879/90; A-5762)		7879/90;	8217/90;	8217/90;	(P-18217/90; A-6288)	••	8208/90;	(P-18208/90; A-6286)	(P-18208/90; A-6286)	8208/90;	•••	(P-18208/90; A-6286)		8195/90;	(P-18195/90; A-6284)	8195/90;	• •	(P-18195/90; A-6284) (P-18195/90: A-6284)		(P-17897/90; A-6305)	(P-1/89//90; RC-5122; A-6305)				(P-17897/90; A-6305)	(P-17897/90; A-6305)	(P-13434/90; A-122)	(P-13429/90; A-117)	(P-1748; A-10966)	(P-1748; A-10966)		(P-1748; A-10966)	(P-1748; A-10966) (P-1748; A-10966)			(P-1748; A-10966)	(P-1748; A-10966)	(P-1777; A-10993)	D 1777 A 10002)	SECTIONS AFFECTED INDEX	ILLINOIS REGISTER
SA1-30	3000.735	3000.725 3000.730	3000.720	3000.715	3000.710	3000.700	3000.610	3000.600	3000.440	3000.435	3000.430	3000.425	3000.413	3000 115	3000.410	3000.405	3000.400	3000.350	3000.340	3000.320	3000.310	3000.300	3000.283	3000.281	3000.280	3000.270	3000.260	,	3000.243	3000 345	3000.240		2000 730	3000.220	3000.210		3000.200	3000 180	3000.170	3000.165	3000 161	3000.160	3000.155	3000.130		3000.140	3000.130	TED INDEX	EGISTER
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	(P-11075; E-11252) (P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-433: W-11342)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)			(P-11075: E-11252)	(P-433; W-11342) (P-11075;		(P-11075; E-11252)	(P-11075): E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-433; W-11342) (P-11075;	E-11252)	(P-11075; E-11252) (P-433: W-11342) (P-11075;	E-11252)	(P-433; W-11342) (P-11075;	(r-455; w-11542) (r-11075; E-11252)	E-11252)	(P-433; W-11342) (P-11075;	(P-433; W-11342) (P-11075; E-11252)	E-11252)	(P-433; W-11342) (P-11075;	(P-11075: E-11252)	(P-433; W-11342) (P-11075;	(P-11075; E-11252)	(P-11075: F-11252)	(P-433; W-11342) (P-11075;	(P-11075; E-11252)	(F-455; W-11542) (F-11075; E-11252)	E-11252)	(P-433; W-11342) (P-11075;	(P-433; W-11342) (P-11075; F-11252)	AUGUST 2, 1991	
	113.251 113.253	113.155	113.141	113.9	112.340	112.131	112.130	112.110	112.82	112.80	112.79	112.78	112.70	112.64	112.9	111 101	104.304	104.272	104.250	102.81	102.70	TITLE 89	3000.1172	3000.1171	3000.1170	3000.1150	3000.1140	3000.1130	3000.1110	3000.1100	3000.1030	3000.1020	3000.1000	3000.960	3000.940	3000.930	3000.920	3000.900	3000.840	3000.830	3000.800	3000.800	3000.770	3000.760	3000.755	3000.750	TITLE 86 (CONT'D)	VOL. 13, 1880E #31	NOT 16 TOOLS
	5 5	am	am a	H H	ם י		am	an a		am	am	an e	i ii	am	an i	an m	am	am	an :	an m	am		=	=	5 :	= =	=	-	= =	=	3 :	==	3 3	= :	3 3	n	= :	3 3	n	= :	3 3	=	= :	3 3	n	= =	. I.	731	2
	(P-15701/90; A-277) (P-17115; A-7104)	(P-804; A-7104) (E-1111; O-5125) (P-7444)	(P-19581/90; A-5291)	(P-384; A-5698)	(P-157; A-5275) (E-338)	(P-10564) (P-5502: 11127)	(P-8785)	(P-5502; A-11127)	(P-2321) (E-2862)	(P-2521)	(P-2521)	(P-2521)	(P-2521)	(P-19568/90; A-5275)	(P-371; A-5684)	(P-13; A-6337) (P-17763/90: A-1029)	(P-15; A-6557)	(P-15; A-6557)	(P-15; A-6557)	(P-409; A-7202)	(P-409; A-7202)		(F-110/5; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252) (P-11075; E-11252)	1075;	(P-11075; E-11252)	1075	10/5;	(P-11075; E-11252	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-11075; E-11252)	(P-110/5: E-11252)	(P-11075; E-11252)	11075;	(P_11075: E_11252)	SECTIONS AFFECTED INDEX	ILLINOIS
SAI-31	140.486 140.487		140.485	140.465	140,463	140,462	140.460	140.459	140.458	140.421	140.420	140.413	140.17	140.11	140.7	140.3	130.400	121.91	121.63	121.58	120.391	120.390	10.000	120.335	120.370	120.323	120.321	120.320	120.319	120.233	120.208	120.74	120.65 120.72	120.64	120.61	120.60	120.31	120.11	118.200	117.90	116.520	114.402	114.251	114.5	113.306	113.303	113.260 113.261	ECTEDINDEX	ILLINOIS REGISTER
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	(P-14317/90; A-298) (P-14317/90; A-298)	M-368; A-298)	(P-14317/90; O-21120/90;	(P-847; A-8264)	(P-4903)	(P-4903)	(P-4903) (B 4903)	(P-20170/90; A-6220)	(P-20170/90; A-6220)	(P-1414; A-8972) (P-20170/90: A-6220)	(P-1414; A-8972)	(P-406; A-8264) (E-592)	(P-18982/90; A-10468)	(P-6949) (P 847: A 8364)	(P-5585; A-11176)	(P-5585; A-11176)	(P-8114)	(P-6922)	(P-6922)	(P-5525; A-11150)	(P-5551)	(P-5551)	(P-7468)	(P-5551)	(P-6937)	(P-833)	(P-833)	(P-833)	(P-833)	(P-3331)	(P-5551)	(P-159; A-5302) (E-348)	(P-2908; A-10101)	(P-5551)	(P-139; A-3302) (E-348) (P-8642)	(P-5551)	(P-5551)	(P-6089)	(P-8681) (E-8708)	(P-6435)	(P-10897)	(P-15712/90; A-288)	(P-5539; A-11164)	(P-5539; A-11164)	(P-10889)	(P-15701/90; A-277)	(P-1715; A-7104) (P-5517; A-11142)	AUUU31 2, 1991	ALICHET 2 1001

	am	am	am	am	am	147.15 m	am		n	am		am	am an		am	am	1.3640 am	am	am	am	am	arn	.2520 am	3 11		am	am	am	am	an i	am.		, ם	n	140.Tb.D am (٠;	140.890 n (ם	n		= =		n	ם ב	140.646 am (!	140.569 am (am	am	an a	am	am	TITLE 89 (CONT'D) 140.488 n (VOC. 15, 1830E#51	VOI 16 16611E #21
SAI-32	(P-13967/90; A-2715)	P-2919; A-9001)	(P-13967/90; A-2715)	P-19653/90; A-7162) (P-870)	P-19653/90: A-7162) (P-870)	(P-19653/90; A-7162) (P-870)	(P-19653/90; A-/162) (P-870)	P-7455)	(P-7455)	(P-816)	P-831; A-7117) (E-1121)	P-831: A-7117) (E-1121)	P-831: A-7117) (E-1121)	P 931: A 7117) (E-1121)	P-831; A-7117) (E-1121)	P-831: A-7117) (E-1121)	F-831: A-7117) (E-1121)	P-831; A-7117) (E-1121)	P-831; A-/11/) (E-1121)	P-831; A-7117) (E-1121)	P-831; A-7117) (E-1121)	P-831; A-7117) (E-1121)	(P-831; A-7117) (E-1121)	P-831: A-7117) (E-1121)	F-831; A-7117) (E-1121) P-831: A-7117) (E-1121)	(P-19592/90; A-10114)		(P-1414; A-8972)	P-14317/90: A-298)	(P-19592/90; A-10114) (P-19592/90; A-10114)	(P-19592/90; A-10114)			(F-19392/90; A-10114)				(P-6949) (P-14317/90: A-208)	(1-6789; A-6534) (P-8656)	C-1174) (P-7834/90; O-5115;	(P-7834/90; A-18813/90;	(P-13963/90; O-17718/90;	(P-7482)	(P-14081/90; A-1031) (P-5585)	(P-9885)	(P-19132/90; A-8264)	P-14317/90: A-298)	SECTIONS AFFECTED INDEX	ILLINOIS REGISTER							
.32	335.328	335.326	335.320	335.318	335.316	335314	335.310	335.308	335.306	335.304	335.302	335.300	335.200	335.102	335.100	300.30	300.20		240.1665	160.70	160.20	160.10	160.5	149.150	148.300	148.370	148.360	148.340	147.Tb.I	147.Tb.H	147.Tb.G	147.Tb.F	147.16.D	147.Tb.C	147.Tb.B	147.Tb.A	147.330		147.345		147.340	147.335		147.330	147.525	147 226	147.320	147.515	147 315	147.310	147.505	147 305	147.300	147.250	EDINDEA	GISTER
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	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(F-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(F-8415)	(P-8415)	(P-8/35)	(P-8735)	A-10351)	(E-2838) (P-18635/90;	(P-17436/90; A-1034)	(P-806)	(P-806)	(P-806)	(P-15722/90: A-1826)	(E-10502) (F-10909)	(F-10909)	(E-10502) (P-10909)			(P-870)	(P-870)	(P-870)	(P-870)	(P-870)	(P-7501)	(P-15243/90; A-6238) (P-7501)	(P-9355/90; O-13039/90; R-3129: A-3058)	R-3129; A-3058)	(P-9355/90; O-13039/90;	R-3129; A-3058)	(P-9355/90: O-13039/90:	(P-9355/90; O-13039/90; B 3130: A 3058)	R-3129; A-3058)	(P-9355/90; O-13039/90;	R-3129: A-3058)	R-3129; A-3058)	(P-9355/90; O-13039/90;	(r-y337y0; 0-1303yy0; R-3129); A-3058)	(P-9355/90: O-13039/90:	(P-9355/90; O-13039/90;	(F-533)50, O-1303550, R-3129) (A-3058)	(P.0355/00: 0.13030/00:	(P-9355/90; O-13039/90;	(P-5434/90; O-5118; RC-5120) (P-15243/90; A-6238)	AUGUS1 2, 1991	ATICITED 2 1001
	650.100 r	650.100 n	650.90 r	650.90 n	650 70	650.70 n	650.60 r	650.60 n	650.50 r	650.50 n	650.40	650.30 r	650.30 n	650.20 r	650.20 n	650.10 г	650.10 n	650.1 г				617.50 am				592.75 am	592.50 am			587.110 am		587.105 n	572.90 am		567.20 am				515.500 n	313.400 n			505.70 am				505.5	431.3 am		352.Ap. A am			335.332 am	CONT	VOL. 15, ISSUE #31	
S	(P-6725/90; A-2794)	(P-6683/90; A-2740)		(P-6683/90: A-2740)		(P-6683/90; A-2/40)	(P-6725/90; A-2794)	(P-6683/90; A-2740)	(P-6725/90; A-2794)		(P-6725/90: A-2794)	(P-6/23/90; A-2/94)			(P-6683/90; A-2740)			(P-6725/90; A-2794)	(P-7885)	(P-9385/90:	(P-9385/90:		(P 7885)	(P-1225 //90)	(P-12257/90;	(P-12257/90;	P	(P-11736/90;	(P-11736/90:	(P-11736/90:	1736/90;	(P-11736/90; A-7370)	(P-8541)	(P-1	(P-12731/90: A-6617)		(P-9392/90;		(P-9370/90; A-7211)	(F-9370/90; O-17698/90; M-4464: A-7211)	(P-12718/90	(P-12718/90;	(P-12718/90:	(P-12/18/90; A-7/28)	(P-12718/90;	(P-12718/90;	(P-12718/90;	(P-4303/90;	(P-4303/90; A	(P-18871/90			(P-8415)		SECTIONS AFFECTED INDEX	SIONITII
SAI-33	830.50	765.60	755.200	755.190	755.180	755 170	755.150	755.140	755.130	755.120	755.110	755 100	755 100	755.90	755.80		Ş	755.70	755.60	755.60	755.50	755.50	755 40	755 30	755.22	755.20	755.20	755.10	730.400	712.Ap.A	712.400	712.300	712.200	712.100	700.500	700.200	695.400 700 200	695.300		687.100	697 10	685.600		685.500	680.300	650.Ap.B	650.1000	650.600	650.500	650.200	650.150	650.140	650.130	650.110 650.120	CTEDINDEX	LLINOIS REGISTER
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	(P-12234/90; A-6272)	(P-12224/90; A-6261)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)			(P-11702/90; A-10185)			1702/90;	; 90;	(P-9303)	(F-9303)	(P-12252/90; A-6279)	(P-12252/90; A-6279)	M-5921; A-7354)	(P-8560/90: O-16085/90:	(P 8160)	(P-8982/90; O-17710/90;		(P-8103) (P-8982/90: O-17710/90:	(P-8156)	9,	(P-6725/90; A-2794)	(P-6725/90; A-2794) (P-6725/90: A-2794)			(P-6683/90; A-2/40)	(P-6683/90; A-2740)	(P-6683/90; A-2740)	(P-6683/90; A-2740)	AUGUST 2, 1991	

	### READ CONT-DE ### READ CONT	VOL. 15, 1SSUE #31
	(P-4397) (P-12712/90; A-8294) (P-12712/90; A-8304) (P-12712/90; A-8304) (P-1272/90; A-8304) (P-1272/90; A-8304) (P-1272/90; A-8304) (P-1272/90; A-8304) (P-1272/90; A-7221) (P-666/90; A-7221	ILLINOIS REGISTER SECTIONS AFFECTED INDEX
SAI-34	18.130 18.130 18.140 18.140 18.140 18.150 18.160 18.150 18.150 18.150 18.150 18.15x 18.Ex.A 17.100 17.100 17.100 17.100 17.100 17.100 17.1000 17.1000 17.1000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000 17.10000	LLINOIS REGISTER ONS AFFECTED INDEX
	(P-3231; A-9045) (P-3232; A-9022) (P-3232; A-9022) (P-3231; A-9045) (P-3232; A-9026) (P-3232; A-9027) (P-3232; A-9047) (P-323	AUGUST 2, 1991
	TITILE 92 (CONT'D) 180,2000 am 390,12000 am 391,2000 am 391,2000 am 392,2000 am 395,2000 am 396,2000 am 396,2000 am 397,1020 am 456,20 n 456,50 n 456,60 n 456,60 n 456,70 n 530,10 n 530,20 n	VOL. 15, ISSUE #31
	(P-1447; A-7748) (P-7008) (P-7008) (P-7008) (P-7008) (P-7006) (P-6991) (P-6997) (P-7022) (P-17033/90; A-5894) (P-17533/90; A-5894) (P-2940)	SECTIONS AF
SA1-35	\$30,250 \$30,276 \$30,276 \$30,276 \$30,276 \$30,280 \$30,300 \$30,300 \$30,300 \$30,300 \$30,400 \$30,501 \$30	ILLINOIS REGISTER SECTIONS AFFECTED INDEX
	(P-2940) (P-	
		AUGUST 2, 1991

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SECTIONS NO.	ı
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VOL. 15, ISSUE #31

AUGUST 2, 1991

TITLE 92 (CONT'D)
1010.426 n
1010.740 am
1030.88 am
1040.42 am
1070.100 n
1270.200 n
1308.10 n
1308.20 n
1311.10 n
1535.510 r (P-4686) (P-4686) (P-10589) (P-10589) (P-7891) (P-816170)90; A-10925) (P-8097) (P-8097) (P-8097) (P-8097) (P-4195) (P-4195) (P-18177)90; A-10920)